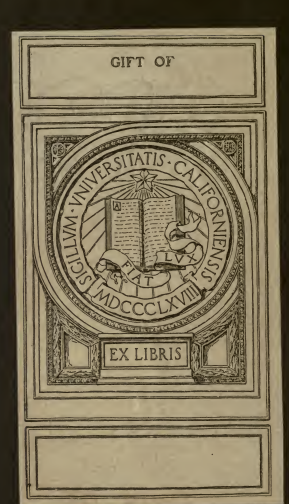
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Charter of the City of Collinsville, Oklahoma

Adopted January 9, 1914 and Approved January 19, 1 9 1 4

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YO VINI AMAQULAÇ

CHARTER FOR THE CITY OF COLLINSVILLE, OKLAHOMA

PREAMBLE.

We, the people of the City of Collinsville, Rogers County, Oklahoma, a city of more than two thousand inhabitants, under the authority of the Constitution and laws of the State of Oklahoma, do ordain and establish this charter for the government of said city.

Article I.

Name, Boundaries, Succession, Laws and Liabilities. Limitations. Exercise of Power.

Name. The corporate name of the municipal corporation hereby continued shall be "City of Collinsville."

Sec. 2. All boundaries and limits to the City of Collinsville are hereby established and described as follows, and shall so remain until altered or changed in the manner hereinafter provided:

Beginning at the southeast corner of section twenty (20), township twentytwo (22) north, range 14 east, Indian meridian: thence north to the northeast corner of the SE1/4 of the SE1/4 of the NE¼ of section twenty (20), township twenty-two (22) north, range 14 east; thence west to the northwest corner of the SW1/4 of the SW1/4 of the NE1/4 of section twenty (20), township twentytwo (22) north, range 14 east; thence north to the northeast corner of the SE1/4 of the NW1/4 of section twenty (20), township twenty-two (22) north, (22) north, range 14 east; thence east range 14 east; thence west to the north- to the southeast corner of the SW1/4 west corner of the SE1/4 of the NW1/4 section twenty (20), township twentytwo (22) north, range 14 east; thence south to the southwest corner of the the northeast corner of the NW1/4 of SE¼ of the NW¼ section twenty (20), the NW¼ of the SE¼ section twentytownship twenty-two (22) north, range 14 east; thence west to the northwest north, range 14 east; thence east to the corner of the NE1/4 of the SE1/4 section southeast corner of the SW1/4 of the nineteen (19), township twenty-two NEW, section twenty-nine (29), town(22) north, range 14 east; thence south whip twenty-two (22) north, range 14

to the southwest corner of the NE1/4 of the SE1/4 section thirty (30), township twenty-two (22) north, range 14 east; thence west to the northwest corner of the SW1/4 of the SE1/4 section thirty (30), township twenty-two (22) north, range 14 east; thence south to the southwest corner of the SW1/4 of the SE1/4 section thirty (30), township twenty-two (22) north, range 14 east; thence east to the southeast corner of section thirty (30), township twentytwo (22) north, range 14 east; thence south to the southwest corner of the NW1/4 section thirty-two (32), township twenty-two (22), north, range 14 east; thence east to the southeast corner of the SW1/4 of the NW1/4 of section thirty-two (32), township twentytwo (22) north, range 14 east; thence north to the northeast corner of the SE1/4 of the NW1/4 of the NW1/4 section thirty-two (32), township twentytwo (22) north, range 14 east; thence east to the southeast corner of the NE1/4 of the NE1/4 of the NW1/4 section thirty-two (32), township twenty-two (22) north, range 14 east; thence north to the northeast corner of the SE1/4 of the SW1/4 section twenty-nine township twenty-two (22) north, range 14 east; thence north to the northeast corner of the SE1/4 of the SW1/4 section twenty-nine (29), township twenty-two of the NW1/4 of the SE1/4 section twenty-nine (29), township twenty-two (22) north, range 14 east; thence north to nine (29), township twenty-two (22)

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east; thence north to the southeast cor-, to any greater rate than other adjoinner of the NW1/4 of the NE1/4 of sec- ing lands without the corporate limits tion twenty-nine (29), township twen- of the city; except when such lands ty-two (22) north, range 14 east; shall be surrounded on three or more thence east to the southeast corner of sides by the corporate limits of the the NE1/4 of the NE1/4 section twenty-leity, then said lands may be taxed at nine (29), township twenty-two (22) north, range 14 east; thence north to the place of beginning.

Additions to Corporation by Petition. When a majority of the owners of an addition to the city, which adjoins the city limits, shall sign a petition, and file the same with the Board! of Commissioners, asking that the corporate limits of the city be extended so as to include said addition, the Board of Commissioners shall enter said petition on their journal and shall pass a resolution extending the corporate limits so that the said addition shall be included therein and constitute a part of said corporation, and the inhabitants residing thereon and the owners thereof shall be subject to, and entitled to, all privileges of said corporation.

Addition Without Petition. Whenever there shall be laid off and platted an addition adjoining the city and a record of the same is made in the Register of Deeds' office, the Board of Commissioners may by resolution extend the boundary of the city so as to include said addition; and the addition so annexed shall thereafter form a part of the city and be within the jurisdiction thereof.

Sec. 5. Addition of Unplatted Lands. Whenever the city shall desire to annex contiguous territory thereto not platted or laid (out) or recorded, they shall pass a resolution annexing said territory, and said resolution shall specify the territory annexed, with the boundaries thereof according to the survey, which resolution, or an attested copy

the same rate as adjoining vacant lots within the corporate limits of the city.

Publication and Recording of Whenever the city shall annex any territory as herein provided, the resolution shall be signed by the Chairman of the Board of Commissioners and attested by the other commissioners, and the seal of the city affixed thereto. Said resolution shall be published in one issue of one or more newspapers published in and of general circulation in the city. A copy of said resolution, together with the plat and map of survey defining the boundaries of such annexed territory, shall be filed in the office of the Register of Deeds of this county.

Sec. 7. Succession. The City of Collinsville shall continue a body politic and corporate and shall have perpetual succession; it shall retain, own, possess and control all records and documents, real and personal property, claims and demands of every kind and nature whatsoever, owned, controlled by or due to the City of Collinsville, at the time this charter becomes effective, and shall have power to prosecute all actions necessary to protect or recover the same.

Sec. 8. Laws and Ordinances. provisions of the Constitution and laws of the State of Oklahoma, other than laws specially applicable to cities of the first class, in force at the time this charter becomes effective, or that may be thereafter adopted or enacted, all provisions of the laws of the State of Oklahoma, relative to cities of the first class, in force at the time this charter becomes effective, or that may be therethereof, shall be conclusive evidence in after adopted, not inconsistent with the all courts of such annexation. Provided, provision of this charter applicable however, that no land used for agricult to cities having a charter form of govtural purposes shall be taken within the ernment, are hereby recognized as govcorporate limits of the city and taxed erning and controlling in and upon the

City of Collinsville. All ordinances, resolutions, or by-laws of the City of Collinsville at the time this charter becomes effective, not inconsistent with the provisions hereof, shall continue in full force and effect until amended or repealed in the manner provided by law.

Sec. 9. Liabilities. The City of Collinsville shall, and hereby does assume payment of all legal liabilities, debts, demands, bonds, or judgments of every kind or nature whatever, for which the City of Collinsville may be liable at the time this charter becomes effective, or that may thereafter accrue, but nothing herein shall be construed to legalize or validate any illegal or invalid demand, or impair any defense against the enforcement of the same.

Sec. 10. Limitations. (a) The enumeration herein of certain powers as being conferred upon the City of Collinsville shall not be construed as a limitation upon the right of the city to exercise other powers not specifically enumerated and all powers competent to be exercised by the City of Collinsville, under the Constitution and laws of the State of Oklahoma, not specifically denied herein, are reserved to the city.

(b) The City of Collinsville shall not dispose of, sell, rent or incumber in any manner, any public utility, or any part thereof, without the approval of a majority of the qualified tax-paying electors of the city, voting at a general or special election called for that purpose, upon not less than twenty days' notice thereof.

(c) Tax-paying electors, as in this section provided, shall be held and construed to mean electors otherwise qualified whose names appear upon the current tax rolls as having rendered property, held or situated in the city and subject to taxation for city purposes, or who have a deed, recorded in the office of the Register of Deeds, to property

must have been recorded for thirty days or more prior to the election at which said party proposes to vote.

Sec. 11. Exercise of Powers. All the powers of the city shall be vested in and exercised by its Board of Commissioners, except as otherwise herein provided, subject to distribution and delegation in the manner herein provided.

Sec. 12. General Powers. The City of Collinsville made a body politic and corporate by this charter, shall have perpetual succession, may use a common seal, may sue and be sued, may contract and be contracted with, implead and be impleaded in all courts and places, and in all matters whatever, may take, hold and purchase lands as may be needed for corporate purposes of this city, and may sell any real estate or personal property owned by it; perform and render all public services, and, when deemed expedient, may condemn property for public use, within or without the city; and may hold, manage and control the same; but in every case the city shall make the person or persons whose property shall be taken or injured thereby, adequate compensation therefor, in the manner and method of such condemnation and the method of ascertaining the compensation therefor as is now or shall hereafter be provided by the general laws of the State of Oklahoma.

Sec. 13. The City of Collinsville shall have power to enact and to enforce ordinances necessary to protect health, life and property and to prevent and summarily abate and remove nuisances, and to preserve and enforce the good government, order and security of the city and the inhabitants of said city, and to enact and enforce any and all ordinances upon any subject; provided that no ordinance shall be enacted inconsistent either with the Constitution or laws of the State of Oklahoma, or inconsistent with the provisions of this situated in the city and subject to tax- charter; and provided further, that the ation for city purposes; and said deed specifications of particular powers here-

in authorized shall never be construed as a limitation upon the general powers herein granted, it being intended by this charter to grant to and bestow upon the inhabitants of the City of Collinsville full power of self-government, and it shall have and exercise all powers of municipal government not prohibited to it by this charter, or by some general .law of the State of Oklahoma, or by the provisions of the Constitution of the State of Oklahoma.

Sec. 14. All real estate owned in fee simple title, or held by lease, sufferance, easement or otherwise; all public buildings, market houses, fire engine stations, public squares, parks, streets, allevs, and all property of whatever kind, character and description which has been granted, donated purchased or otherwise acquired by the City of Collinsville, through any means or agency, and all causes of action, cases in action, rights or privileges of every kind and character, and all property of whatsoever character or description which visions of this charter; provided, that may have been held, and is now held, his acts, before binding upon the city, controlled or used by the said City of Collinsville for public uses or in trust of the public, shall vest in, and remain in and inure to the said corporation, the City of Collinsville, under this charter; and all suits and pending actions to which the City of Collinsville heretofore was, or now is, a party, plaintiff or defendant, shall in no wise be affected or terminated by the provisions of this charter, but shall continue unabated.

Sec. 15. Platting Property. Should any property lying within the city limits, as established by this charter, or be hereafter annexed, be hereafter platted into blocks and lots, then and in that event the owners of said property shall plot and lay the same off to conform with the streets and lots abutting the same, and shall file with the City Engineer a correct map of same; pro- of office of each Commissioner shall be vided, that in no case shall the City of for three (3) years and shall commence Collinsville be required to pay for any on the first Monday in May after his of said streets at whatever date opened, election, except as hereinafter provided. 2

but when opened by reason of the platting of said property at whatever date platted, they shall become by such act the property of the City of Collinsville for use as public highways and may be cared for as such.

Article II.

Elective Officers, Term of Office, Elections, Vacancies in Office, Distribution of Powers, Organization, Legislative Body, Legislative Powers, Compensation, Oath and Bond.

Section 1. Elective Officers. elective officers of the City of Collinsville shall be three (3) Commissioners and said Commissioners shall compose the Board of Commissioners, in which all power of the government of the City of Collinsville shall be vested; provided, that the executive and judicial powers shall be vested in a Business Manager under such rules and regulation as hereinafter provided by this charter, and as may be fixed by ordinance, not inconsistent with the promust be confirmed by the Board of Commissioners in open meeting to the public.

Sec. 2. Qualification. Each member of the Board of Commissioners shall be elected at large by the qualified electors of the city. No person shall be eligible to the office of Commissioner unless he shall have been a resident of the city for at least one (1) year prior to his election. He shall be a qualified tax-paying voter and freeholder of the city. He shall be a person of good moral character, not in litigation with the city when elected, and not the owner of any stocks, bonds or shares of any public service corporation doing business in the city, and not under twenty-five (25) years of age.

Sec. 3. Term of Office. The term

cessor shall be elected and qualified, except as hereinafter provided.

Sec. 4. Elections. An annual election shall be held on the first Wednesday in April of each year, at which there shall be elected a successor to the Commissioner whose term expires on the first Monday of the May following. He shall hold his office for three years and until his successor is elected and qualified, except as herein provided.

Sec. 5. Vacancies in Office. A vacancy shall exist when an elective officer fails to qualify within ten days after notice of his election, dies, resigns, removes from said city, absents himself therefrom for a period of one month, except on account of sickness, is convicted of a felony, becomes a habitual drunkard, or judicially declared a lunatic. If the office of Commissioner shall become vacant for any cause, the legislative body shall appoint some eligible person to fill such vacancy, who shall hold said office until the next regular municipal election; if such term be not then at an end, a successor shall be elected to fill such unexpired term; such appointed officer shall hold his office until his successor is elected and qualified. All elective officers and those appointed to fill vacancies, as herein provided, shall hold their respective offices subject to the provisions of the recall, as herein provided, or to be removed from office as provided by law.

Sec. 6. Distribution of Power. The Board of Commissioners shall constitute the Legislative Body, and all legislative power shall be vested in said Board of Commissioners.

The first Board of Commissioners elected under the provisions of this charter at their first meeting shall elect one of their number as Chairman of the Board of Commissioners, and a chairman shall be elected at the meeting on

He shall continue in office until his suc-jof the Board of Commissioners, except in his absence the member of longest service shall act as chairman. He shall sign all ordinances, papers and documents as "Chairman of the Board of Commissioners," and the same shall be attested by one of the other Commissioners. They shall levy and collect general, special assessment, license, occupation taxes as may be necessary for the general operative expenses of the city and for the purpose of accumulations to the sinking and interest funds as provided by law. They shall collect the fines imposed by the Police Court, revenues from all public property and apportion same to the proper funds.

They shall have supervision of all streets, alleys, cemeteries, parks, and all other public property and shall maintain and improve the same. They shall cause all street duty to be performed or collect the money due in lieu thereof. They shall make monthly reports which shall be substantially in the same form as the report now made by the City Treasurer to the City Clerk, and said report shall become a part of their records and shall be subject to inspection by the public at all reasonable hours. They shall create by ordinance such offices from time to time as they may deem necessary to carry out the provisions of this charter, define duties of such office, and delegate to such officer such power and authority for the execution of the duties of said office. No officer shall ever be appointed or any person employed for any definite time and their salary or compensation shall be definitely fixed at the time of their appointment or employment. The Chairman of the Board of Commissioners shall preside at all meetings of the board, but he shall not be vested with the veto power. The Board of Commissioners shall enact and adopt all bythe First Monday in May of each year laws, ordinances, rules and regulations thereafter for a period of one year. The for the government of the city. No chairman shall preside at all meetings funds belonging to the city shall be

by the Board of Commissioners.

of Business Manager is hereby created. by the city may be recovered by civil He shall be vested with the executive action against him in any court of comand judicial power and authority of the petent jurisdiction, but in no case shall city, subject to supervision and control his sureties be held liable after they by the Board of Commissioners; he have been released by the Board of shall be solely responsible to the Board of Commissioners for the efficiency of all departments. He shall make the nominations for appointment to all of-Board of Commissioners. If the first nomination shall not be confirmed he the duties of said office during his conshall make a second and so on until a nomination is confirmed. He shall not later than the fifth (5th) day of every month make a financial statement to the Board of Commissioners which shall be in substantially the same form as is now made by the City Treasurer to the City Clerk. He shall be appointed at the first meeting of the Board of Commissioners or as soon thereafter as practical, but he shall not be appointed for any definite time, but shall tender his resignation at any time when demanded by the Board of Commissioners in writing signed by two (2) or all members of the board. He may tender his resignation at any time that he so desires. Immediately upon the tendering of his resignation, either of his own volition or when so requested by the board, the Board of Commissioners shall cause his books, records and accounts to be audited by some competent person, firm or corporation, and if found to be correct and all moneys belonging to the city that have come into his hands by reason of appointment to said office, and that he has fulfilled the obligation of his office in accordance with the provisions of this charter and ordinance governing said office, then the Board of Commissioners shall accept his resignation and in writing release him and his sureties shall be released from fur- with a full account of the items, and ther obligation; provided, that if any verified by the oath or affirmation of criminal action in his administration be the claimant, or his agent, that the

disbursed until regularly appropriated discovered at any future time, he may be prosecuted under the laws of the Sec. 7. Business Manager. The office state, and any financial loss sustained Commissioners. He shall have supervision of all appointive officers.

He shall give bond unto the City of Collinsville, Oklahoma, conditioned upon fices which shall be confirmed by the the faithful, correct and impartial execution, discharge and performance of tinuance in office by virtue of his appointment to said office, without fraud, deceit or oppression, and shall pay over all moneys that shall come into his hands by virtue of said office, and shall deliver unto the Board of Commissioners all moneys, deeds, records, maps, mortgages, writs, paper and property of every character belonging to his office at the expiration of his term of office. Said bond shall be in the sum of Ten Thousand (\$10,000,00) Dollars to be executed by some solvent Surety Company, authorized by law to do business in the State of Oklahoma, said bond to be approved by the Board of Commissioners who shall be responsible for its safe keeping. In the event funds of the city shall accumulate in his hands in excess of the amount of his bond as herein provided, the Board of Commissioners shall require him to execute an additional bond sufficient to cover such additional amount of money, said bond to be executed as the above named bond; provided, that the Board of Commissioners may accept a personal bond in lieu of a bond made by a Surety Company; provided that each surety shall qualify for a specific amount as provided by law.

Sec. 8. Claims. All claims against the city must be presented in writing same is correct, reasonable and just, and no claim or demand shall be audited or allowed, unless presented and verified, as provided for in this section; previded, no costs shall be recovered against the city in any action brought against it, for any unliquidated claim, which has not been presented to the Board of Commissioners to be audited, nor upon claims allowed in part unless the recovery shall be for a greater sum than the amount allowed with the interest due. Provided, further, that no action shall be maintained against the city, in exercising or failing to exercise, any corporate power or authority in any case where such action would not lie against a private individual under like circumstances.

Sec. 9. Oath and Bonds. Each Commissioner shall qualify before entering upon the discharge of the duties of his office by taking the oath of office required by law and entering into a good and sufficient bond in the sum of \$5,-000 to be executed by some solvent Surety Company, the premium to be paid by the city, for the faithful discharge of the duties of his office; such bond to be approved by the Judge of the County Court of Rogers County, Oklahoma, and when so approved, to be deposited in the office of the Clerk of said County Court. All officers, agents and employees of the city, except the Commissioners and Business Manager, shall enter into such bond as may be required by the Board of Commissioners, and such bonds shall be approved by them and be kept as a part of the records of their office.

All bonds, whether made by a Surety Company or personal bond, shall be made in substantially the following form:

	OFFICIAL BOND.
	of
•••••	as

SECURITIES		
Filed 19		
Official Title.		
Ву		
was this day approved. Dated		
Official Title. OATH OF OFFICE		
I,		
thisday of		
My commission expires		

	wise to remain in full force and effect.
Official Title.	In testimony whereof, witness our
CERTIFICATE OF RECORD	hands, thisday of
State of Oklahoma, County of Rogers,	19
City of Collinsville.	•••••
I,in and for	• • • • • • • • • • • • • • • • • • • •
said city do hereby certify that the	
foregoing Bond and Oath of Office,	
dated theday of	State of Oklahoma, County of Rogers.
19, was filed for record in my office	The undersigned Surities on the fore-
thisday of	going bond, being duly sworn, on oath,
A. D., 19, ato'clockM.,	each for himself says: I am a resident
and duly recorded theday	householder and freeholder within the
of, at	State of Oklahoma, and have property
o'clockM., in the Official Bond	within said State, worth over and above
Records of said city in Vol.	all my just debts and liabilities, exclu-
on page	sive of property exempt from execution
Witness my hand and official seal, at	the sum set out and stated below, that
office in Collinsville, Oklahoma, the day	is to say:
and year last above written.	I,am worth the
	sum of \$
Official Title.	I,am worth the
Ву	sum of \$
State of Oklahoma, County of Rogers,	I,am worth the
City of Collinsville.	sum of \$
Know All Men By These Presents:	I,am worth the
· · · · · · · · · · · · · · · · · · ·	
That we'as	sum of \$
Principal and	I,am worth the
	sum of \$
	• • • • • • • • • • • • • • • • • • • •
as Securities are held and firmly bound	
unto the City of Collinsville, Oklahoma,	Subscribed and sworn to before me,
in the sum of	this, 19
for the payment of which we hereby	
bind ourselves, our heirs, executors and	Official Title.
administrators, jointly and severally by	All bonds shall be recorded in a book
these presents.	kept specifically for that purpose by
Whereas, the above bounden	the Board of Commissioners.
was	Sec. 10. The compensation of each
dulyto office of	member of the Board of Commissioners
in the City of Collinsville of the County	shall be Five (\$5.00) Dollars for each
of Rogers in the State of Oklahoma, on	meeting that the member attends, but
the day of 19	in no case shall a member receive any
	•
Now, therefore, The condition of this	compensation for services on commit-
obligation is such that if the said	tess, or otherwise, than herein provid-
shall	ed; provided, that no member of the
	Board of Commissioners shall receive
	for his services as such, for any one
	year a sum exceeding Three Hundred
then this obligation shall be void; other-	(\$300.00) Dollars. Provided, further.

that when any member of the Board sation of all appointive officers, emof Commissioners shall be out of the ployes, or laborers, shall be fixed by city for the purpose of transacting busi-the Board of Commissioners, and no ness for the city, he shall receive his compensation shall be paid to any such railway, hotel and such other necessary officer, employe, or laborer, except for and legitimate expenses.

Article III.

Appointive Officers, Employes and Laborers, Nominations and Removals, Compensation.

Section 1. Appointive Officers. addition to the elective officers provided profit, or advantage, directly or indifor herein, the Board of Commissioners rectly, from or by reason of any dealmay, in their discretion, provide by ings with, or service for the city, by ordinance for the appointment of offi-himself or by others, or from or by reatheir compensation and bond.

Board of Commissioners may from time shall, except as otherwise provided by to time employ such common or skilled this charter, accept directly or indirectlabor as they deem necessary and pre- ly, from any railroad, telegraph or telescribe their respective duties and fix phone company, or from any owner of their compensation, or they may au- any public utility franchise in the city, cases the compensation shall be first more favorable than those granted to fixed by the Board of Commissioners, the public generally. The Board of except in case of an emergency, in employ such laborers and at such rate as he deems the exigencies of the case may demand.

Nominations. Each appoin-Sec. 3. tive officer, employe, or laborer, shall be nominated by the Business Manager but no such officer, employe or laborer, shall except in case of emergency, begin his work or labor, or be entitled to compensation until his employment shall have been authorized or ratified by the Board of Commissioners.

Sec. 4. Removals. No appointment to an office or place in the city shall be made for any definite time, but each officer, employe, or laborer, shall be subject to removal at any time by the Business Manager or Board of Commissioners without cause.

services actually performed, and after appropriation for funds therefor, duly made.

Sec. 6. No officer or employe shall receive any pay, commission, money or In thing of value, or derive any benefit, cers to perform such duties as the best son of any improvements, alterations or interests of the city require, and pre- repairs required by authority of the scribe their respective duties, and fix city, except his lawful compensation or salary as such officer or employe. No Sec. 2. Employes and Laborers. The officer or salaried employe of the city thorize the employment of such laborers any pass, frank, free ticket, free service, by the Business Manager, but in all or any other service upon such terms Commissioners shall pass an ordinance which event the Business Manager shall providing for punishment for the violation of this section.

Sec. 7. No appointment to any position under the city government shall be made or withheld by reason or any political opinions, or affiliations, or political service; and no appointment or election to, or removal from any office, or employment, and no transfer, promotion, reductions, reward, or punishment shall be in any manner effected or made by reason of such opinions, affiliations, or service.

Article IV.

Section 1. Candidates to be voted for at elections for commissioners shall be nominated as hereinafter provided and only the names of those so nominated shall be placed upon the ballot.

Sec. 2. Before anyone shall have his Sec. 5. Compensation. The compen- name placed upon the official ballot as a candidate for commissioner, he must signed by said nominee which shall be be nominated by a nomination petition in substantially the following form: signed by not less than seven per cent of the qualified voters of the said city based upon the total vote cast in the that my name shall be placed upon the last preceding general municipal election for said office; provided that for the first election under this charter said percentum shall be based upon the total vote cast for the office of City Treasurer at the last election for said office. Said nomination petition shall be substantially in the following form:

Nomination Petition.

We, the undersigned, duly qualified electors of the City of Collinsville, residing at the places set opposite our respective names hereto, do hereby nominate....., who resides in the City of Collinsville, Oklahoma, as a candidate for commissioner for said city in the election to be held in said city, on forthwith post one of the copies in a the.....day of 19...., and request that his name be it shall remain until after the election. placed on the official ballot for such No election petition shall be circulated election. We are personally acquainted more than thirty (30) days before elecwith him and know him to be a qualition. fied voter of said city, a man of integ- Sec. 5. Immediately upon the expirrity and of good moral character. We ation of the time for the filing of nomihave acquainted ourselves with the du-ination petitions, the Board of Commisties of said office as set forth in this sioners shall post in a conspicuous place charter and with his qualifications to in the City Hall for a period of three perform the same, and after careful (3) days, the form of the official ballot consideration we believe he has said to be used for the coming election with qualifications. We desire to see him names of the candidates appearing elected to said office. After having thereon, arranged under the name of carefully read the above we hereunto the office for which they are candidates. attach our signatures.

(Name of qualified elector.)

(Street and number.)

I hereby accept this nomination for the office of commissioner and consent official ballot as a candidate for said office.

Signature of Nominee.

Sec. 3. No nomination petition nor acceptance thereof shall have upon it any party emblem, sign, or designation, and there shall be nothing thereon to indicate the affiliation of the nominee or of any signer with any political party or any organization.

Sec. 4. Said nomination petitions must be executed in duplicate and filed with the Board of Commissioners not less than ten (10) days before the election. The Board of Commissioners shall conspicuous place in the City Hall where

as hereinafter provided.

Sec. 6. Immediately upon the expiration of the time for filing nomination Every nomination petition shall be petitions, the Board of Commissioners verified by one or more qualified elec- shall call for bids for the printing of tors of the City of Collinsville as to the the necessary election supplies for the qualifications and residence of all per-coming election and shall furnish each sons signing said petition. Said verifi- newspaper or job printing establishment cation or verifications to be placed on with copies of all printing to be done. said nomination petition following the Immediately upon the expiration of the list of signatures of the petitioners. On three days' time for the posting of the said petition immediately following said official ballot, as mentioned in section verification or verfications there shall 5 of this article, the Board of Commisbe placed an acceptance of nomination sioners shall let the contract for said election supplies to the lowest and best

Sec. 7. The Board of Commissioners CANDIDATES FOR COMMISSIONER shall arrange the names of the candidates for commissioners without regard to the alphabet or the time of filing of the nomination petitions. Said names shall be so arranged that each name shall appear at the head of the list of endidates on the total number of ballots an equal number of times with other candidate and each name shall appear second on such ballots for said position an equal number of times with other names. And likewise third and fourth and so on to the end that the name of each candidate shall appear on said ballot in such position as will insure said candidate an equl opportunity with other endidates. The said Board of Commissioners shall cause said ballots to be printed in such numbers, arranged as herein provided, and shall cause said ballots so arranged and printed to be distributed among the various precincts of the city so as to carry out the intents of this section.

Sec. 8. Upon said ballots the names of the candidates for commissioner shall be placed under the words "For Commissioner," followed by the instructions shall be posted at each and every tions, "vote for one," with a square at the left of each name. Following these names shall appear the names of the candidates for the other two commissioners under the words "For Commissioner," and the instructions "vote for one," with the square to the left of each name. The ballots to be voted at said municipal election shall be substantially in the following form with the necessary modifications when less than three commissioners are to be chosen:

Municipal Election CITY OF COLLINSVILLE (Date)

Place a cross in the square preceding the name of the person for whom you desire to vote.

CANDIDATES FOR COMMISSIONER

Vote for One (Names of Candidates.) Vote for One.

(Names of Candidates.) CANDIDATES FOR COMMISSIONER Vote for One.

(Names of Candidates.)

No ballot shall have upon it any party emblem, sign or designation, and there shall be nothing upon it to indicate the affiliation of any candidate with any political party or any organization.

Sec. 9. The Board of Commissioners having caused said ballots to be printed as provided herein shall cause to be delivered to each Election Precinct in said city the number of said ballots equal to twice the number of votes cast in said precinct at the last preceding municipal election for commissioner, provided that in the first election under this charter the number of said ballots shall be equal to twice the number of votes east in said precinct at the last election for City Marshal in the first election and for Commissioners thereafter.

Sec. 10. At every election sample bal-

polling place in said city.

Sec. 11. The Election Board of each voting precinct of said city shall immediately upon closing the polls, count the votes, mutilated and challenged ballots and ascertain the number of votes cast for each candidate voted for. and make due returns thereof to the County Election Board in the first election held under the provisions of this charter, and thereafter they shall make the returns to the Board of Commissioners of the City of Collinsville, upon proper blanks furnished by the Board of Commissioners of said city. On the day following the first election held under the provisions of this charter, the County Election Board shall publicly canvass the returns of said election from all of the voting precincts in said

city. A copy of the results of said elec-; tion as herein provided for, at which tion, certified to by the Secretary of such candidates so tied in said first electhe County Election Board, delivered to tion may again become candidates. In the person or persons elected, shall con- the event they or either of them shall stitute a certificate of election. The fail so to do, the two candidates for returns of all elections held under the provisions of this charter, except the of votes therefor and who desire to befirst election as hereinbefore provided, come candidates therefor at said second shall be canvassed by the Board of Com- election shall be entitled so to do in the missioners, certified to by the chairman order of their respective votes at said of said Board of Commissioners, which first election. In the event of a tie beshall be delivered to the successful candidate or candidates, shall constitute a at said second election they shall cast certificate of election.

said office in said election the Secretary of the County Election Board in the first notice by posting in three public places election held under the provisions of this charter shall so certify to the the City Hall. Mayor of the City of Collinsville, and in all other elections held under the pro- the provisions of this charter for the visions hereof, the Chairman of the election of commissioner at the annual Board of Commissioners shall so certify election as provided for in article two to the said board and worthwith an elec- (2) of this charter, or for the purpose tion shall be called to choose between of electing commissioners to fill vathe two candidates receiving the great-cancies in the office of commissioner est number of votes for said office at caused by the recall of a commissioner, said election and at which second elec- or by resignation, or otherwise, and all tion only said two persons shall be can-other elections held under the provisions didates; provided, that in the event of of this charter, the election returns shall any person who was a candidate at said be canvassed by the Board of Commisfirst election and who shall be entitled sioners; provided, that the first electo become a candidate at said second tion of commissioners held under the election shall fail to request that his provisions of this charter, the election name shall appear on the official ballot returns shall be canvassed by the Countherefor, as herein provided, the candi- ty Election Board. date for such office standing next in or-! Sec. 14. In all elections held under file written request to be placed on the the Board of Commissioners, and shall official ballot as candidates for such of- be published in one or more newspapers fice at said second election. In the event printed in and of general circulation in of a tie the vote for the leading candi- the City of Collinsville. dates for any office at said first election Sec. 15. For the purpose of holding said office shall be filled at second elec- all elections provided for by the pro-

such office who lead in the computation ween the two candidates for any office lots to determine who shall be elected Sec. 12. If for any office no candidate thereto. Said second election shall be has a majority of the votes cast for held within ten days from the said first election, and after at least five days' in said city, one of which shall be at

Sec. 13. In all elections held under

der in computation of votes shall suc- the provisions of this charter, other ceed to his rights with respect thereto; than the first election, the returns of provided further, that two candidates such election shall be publicly canvassed for such office a said first election shall by the Board of Commissioners on the be entitled to become candidates there- day following the election at the hour for at said second election, which two of ten o'clock a. m. and the returns candidates at said first election, as shall thereof shall be spread on the journal of

visions of this charter the Board of in large, bold faced type on the back, Commissioners shall appoint not less and such other supplies as may be necthan two (2) judges and two (2) clerks essary to properly conduct any election for each voting precinct. The clerks so held under the provisions of this charappointed shall be the official counters ter. of said election. The judge, whose Sec. 17. In each election held under name appears first in the published list the provisions of this charter the Board for each precinct, shall be the officer of Commissioners shall furnish to the in charge of the election in that pre- officer in charge in each precinct, in adcinct. Should the said judge fail for dition to the supplies named in section any cause to serve, then the next shall 16 of this article, the following: Elecperform the duties herein mentioned, in tion seal and wax, twine, needles, pens, that event the said judge shall appoint ink, blotters, pencils, tablets, rules, another judge and shall fill any other vacancies that may occur on the Election Board. Should it be shown by the officer in charge of any precinct on the day of election that there is not a election. sufficient number of clerks to properly handle the votes being cast in that pre- all elections under the provisions of this cinct, the judge in charge shall appoint charter, the Board of Commissioners additional clerks. The judges and clerks appointed to hold the election, shall con- election and shall state therein the purcinct. All election judges and clerks week, day of month and month and shall receive the sum of three (\$3.00) dollars per day for their services and the same shall be paid in the same manner as other claims against the city. No precinct, the name and title of the offijudge or clerk shall receive pay for more than one day's time in each election.

the provisions of this charter the Board of Commissioners shall have printed the following supplies for each voting precinct, to-wit:

oaths of office, oaths for challenged electors, four envelopes, to-wit: One of sufficient size to hold the poll book and tally sheets, with the words "poll book and tally sheets" printed on the back in large, black faced type. One to hold the challenged ballots, with the word "challenged ballots" in bold faced type printed on the back. One to hold the voted ballots, with the words "voted ballots"

stamps and pads, tables, booths, and such other supplies as may be necessary, and in such quantities that will enable him to properly conduct said

Sec. 18. For the purpose of holding shall issue a proclamation calling the stitute the Election Board in their pre- pose of said election, the day of the year, time of opening and closing of the polls, the number, and boundaries of each precinct, the polling place in each cers who shall hold said election in each precinct. Said proclamation shall be published in not less than two (2) Sec. 16. For each election held under issues nor more than four issues in one or more newspapers printed, published and of general circulation in the City of Collinsville. Not more than four days shall intervene between the date of the One poll book, tally sheets, blank proclamation and the first publication of said proclamation; there shall be not less than three days between the first publication and the second and so on to the last, and there shall be at least one day between the last publication and the day no which the election is held. No proclamation (except the annual election of commissioners, the recall of Commissioners) shall be issued for an election except on the authority of a printed in large, bold faced type on the resolution passed by vote of two memback. One to hold the mutilated bal- bers of the Board of Commissioners, lots, with the words "mutilated ballots" and there shall be not less than ten (10) days between the date of the proclama-, be opened without breaking the twine tion and the date of the election, and or the envelope. After the seal has been not more than forty (40) days between so placed on the envelope the seal, balthe date of the proclamation and the lots and returns shall be placed in the date of the election; provided, that this box and locked and both sealed enveprovision shall not apply to the first election.

Sec. 19. Boxes used in the elections held under the provisions of this charter shall be constructed of galvanized sheet iron of twenty-four guage. Said boxes shall be fifteen inches by fifteen inches by twelve inches in depth; one end of each box shall have a hood or lid constructed of like material and so constructed that the edge of the lid will come down over the edge of the box one inch. Said hood or lid shall be attached to the box with hinges fastened with rivets and equipped with two staples and clasps on the opposite side from the hinges. This lid shall have a suitable handle in the center for the purpose of carrying the box. There shall be a slit in the lid six inches long by one-fourth of an inch wide. The locks shall be Yale six lever spring locks or their equal equipped with two keys.

Sec. 20. All election supplies shall be placed in the boxes for each precinct and shall be delivered to the officer in charge of each precinct at the hour of seven (7) o'clock a. m. on the day of the election. After the Election Board shall have completed their work the returns shall be placed in the box and conveyed to the office of the Board of Commissioners by the two judges and there in the presence of the two judges and the Commissioners the two keys to the box shall be placed in an envelope and sealed and bound with a twine in such a manner that the twine shall pass around each end of the envelope. On the cross of the twine on each side of the envelope there shall be placed a seal of wax not less than one inch in there shall be made an impression with If the voter is challenged, write (chal-be so placed that the envelope can not voter is sworn write (sworn)......

lope and box shall be placed in the vault of said Board of Commissioners. The scal of the envelope shall not be broken or the envelope opened except in the presence of all the commissioners at the time when they canvass the returns of said election. The Board of Commissioners shall be responsible for the safe keeping of the election returns and keys. The said commissioners shall receipt the said judges for the returns and keys.

Sec. 21. The voted ballots, mutilated ballots, challenged ballots, stubs and ballots not used in the election, shall be placed in a box of similar construction to the ballot boxes, at the time that the election returns are canvassed by the Board of Commissioners, and the keys thereto shall be sealed in an envelope in the manner as provided in section 20 of this article, with a seal provided for that purpose, and said seal shall be placed in the box and locked and remain until the expiration of the time for contests of the election as provided by law. The seal of the envelope with the keys shall not be opened except in the presence of the Board of Commissioners.

Sec. 22. The "Tally Sheet and Poll Book" as hereinbefore provided, shall constitute the official returns of each precinct of every election held under the provisions of this charter.

Sec. 23. The ballots used in every election held under the provisions of this charter shall be printed with a stub which shall be in substantially the following form:

No...... Never detach this number from stub. Voter's name......

here. If the ballot is spoiled or not ate new precincts. Such action must be

paper of not less than twenty (20) pounds weight. Sample ballots shall be The ballots for each precinct shall be numbered consecutively, from one (1) up to the number required in each precinct.

Sec. 24. The following voting precincts are hereby created and established, as follows:

Precinct No. 1. All that part of the territory included within the corporate limits of the City of Collinsville, as are now constituted or may be hereafter constituted, lying north of the center line of Main street and east of the center line of Brown avenue.

Precinct No. 2. All that part of the territory included within the corporate limits of the City of Collinsville, as are now constituted or may hereafter be constituted, lying north of the center line of Main street and west of the center line of Brown avenue.

Precinct No. 3. All that part of the territory included with in the corporate limits of the City of Collinsville, as are now constituted or may hereafter be constituted, lying south of the center line of Main street and north of the center line of High street.

Precinct No. 4. All that part of the territory included with in the corporate limits of the City of Collinsville, as are now constituted or may hereafter be constituted, lying south of the center line of High street.

When the registration records show that there are more than Two Hundred voters in any precinct, the Board of Commissioners shall redistrict the city in such manner as to equalize the number of voters in the

voted, write (spoiled).....here. done by resolution and be published jerforated line two times in some newspaper of gen-When voter returns ballot, detach this eral circulation in the city, and not less number, No......perforated line than three days between each publication, and said redistricting shall be done All ballots shall be printed on white more than ten (10) days before any election.

Sec. 26. The commissioners shall purprinted on colored paper of light weight. chase a wax seal for each precinct which shall be one inch in diameter and around the edge shall be the word "Precinct" and in the center the number of the precinct. One wax seal to be used in preserving the voted ballots.

Sec. 27. All elections held under the provisions of this charter the polls shall be opened at the hour of eight (8) o'clock in the forenoon and be kept open continuously until the hour of six (6) o'clock in the afternoon.

Sec. 28. The term of office of the three commissioners elected at the first election of officers, held under the provisions of this charter, shall commence on the fifth (5th) day after the date of the issuance of the certificate of election, by the County Election Board; provided, that such day is on Sunday or a legal holiday, in which event, it shall begin on the day following.

Sec. 29. It shall be the duty of the Secretary of the County Election Board to notify the Mayor of the City of Collinsville of the issuance, and the date of the certificates of election of the three commissioners as herein provided. It shall be the duty of the Mayor of said city to call a special meeting of the council of said city to convene on the fifth (5th) day after the date of certificates of election of the three commissioners, at the hour of seven-thirty (7:30) o'clock p. m.: Provided, that if such day be Sunday or a legal holiday, that said meeting shall be held on the day following. All elected or appointed officers of said city shall be notified of said special meeting, and they shall then and there deliver to said commissioners, various precincts, and if necessary cre- all moneys, papers, books, records, property and all things of every character assignation houses and houses of ill appertaining thereto or belonging to fame, and to regulate, colonize and segtheir respective offices or in their cus- regate the same, to determine such intody, and the commissioners shall issue mates and keepers to be vagrants, and to the officer surrendering said things, provide for the punishment of such pera receipt, which shall be in duplicate, sons, and to prevent all desecration of and the original shall be delivered to the Sabbath, commonly called Sunday, the officer making delivery, and the duplicate shall be a part of the record of the office of the commissioner. commissioners and other officers of the city shall always take a receipt for anything delivered to another officer or per-lor conforming to the same, and to proson, and such receipt shall be a part vide that inspection fees may be fixed of the records of their office.

pired and is to be filled.)

Article V.

Police Department.

of Collinsville shall have power, by ordiling or discharging passengers. nance duly passed: To establish and scribe the duties of policemen and regulate their conduct.

theatres, balls, dance houses and other public amusements, and to suppress the same whenever the preservation of order, tranquility, public safety or good morals may demand.

ing saloons and other places where in- or sold in the City of Collinsville, actoxicating liquors are sold, and to close cording to the price of the material or variety theatres when necessary, expe-otherwise, and to provide for the indient or advisable.

and to prevent all kinds of public indecencies.

Sec. 5. To inspect weights and measures, fix standards of weights and measures, and to fix penalties for not using by ordinance.

Sec. 30. In the first election held un- Sec. 6. To make all needful and propder the provisions of this charter the er regulations concerning keepers of candidate will file as "Candidate for hotels, taverns, and other public houses, Commissioner for One Year Term." draymen, horse drivers, water carriers, "Candidate for Commissioner for Two omnibus drivers, hack drivers, drivers Year Term." "Candidate for Commis-! of baggage wagons, and other vehicles; sioner for Three Year Term." After the to establish maximum rates for all first term filings will be made as "Can-kinds of transportation within the city didate for Commissioner" except in case limits, to prevent extortion and to preof filings for unexpired term, then the serve order and prevent noise and confiling will be made as "Candidate for fusion in and about the several depots Unexpired Term of......(give on the arrival and departure of railway name of the party whose term is unex-trains, and to provide how and where hacks or other vehicles shall stand or take their position upon the streets adjacent or near the said depots, and Section 1. Police Powers. The City where they shall stand when not receiv-

Sec. 7. To suppress gambling houses maintain a City Police Department, pre- and to punish keepers of gambling houses and pool sellers, and all persons who play eards or games of chance of Sec. 2. To permit, forbid or regulate any kind, and to punish persons who sell lottery tickets or who advertise lottery drawings or schemes and results of drawing of lotteries.

Sec. 8. To provide for the regulation of bakers and to prescribe the weight, Sec. 3. To prohibit dram shops, drink-quality and price of bread manufactured spection of milch cows, whether kept Sec. 4. To prohibit and punish keep- within the city or without the city limers and inmates of bawdy houses and its, from which milk is sold within the variety shows, to prevent and suppressicity, and to provide for the inspection of the milk offered for sale, and to pre-fin the city limits, and to regulate and scribe the fees to be charged therefor.

Sec. 9. To establish and regulate public grounds, and to regulate and restrain and prohibit the running at large of horses, mules, cattle, sheep, swine, goats, chickens, geese and pigeons and to authorize the distraining, impounding and sale of the same for the cost of the proceedings and the penalty incurred and to order their destruction when they cannot be sold, and to impose penalties upon the owners thereof for the violation of any ordinances regulating or prohibiting the same, and impose penalties for non-payment of said tax.

Sec. 10. To tax, regulate, restrain and prohibit the running at large of dogs, and to authorize their destruction when at large contrary to ordinances, and to impose penalties upon the owners and keepers thereof; provided that any dog running at large may be im-

mediately destroyed.

Sec. 11. To prohibit and restrain or regulate the rolling of hoops, the flying of kites and firing of firecrackers, the use of velocipedes, roller skates and bieyeles, sling-shots, and the use of any pyrotechnic or any other amusement or practices tending to annoy persons passing upon the streets or sidewalks, or to frighten horses and teams.

Sec. 12. To restrain and prohibit the ringing of bells or blowing of horns, bugles and whistles, crying of goods, and all other noises, practices and performances tending to the collection of persons in the streets or sidewalks, by auctioneers and others for the purpose of business, amusement or otherwise.

Sec. 13. To prohibit mendicants, beggars or persons of infirm or maimed bodies, or suffering with diseases of any kind, from soliciting alms, help or assistance upon the streets or sidewalks of said city, and to prescribe a penalty by fine of non-observance thereof.

control the speed thereof.

Sec. 15. To regulate and control or prevent the driving of cattle, horses and all other animals into or through the city.

Sec. 16. To prevent all trespasses and breaches of the peace and good order, assault and batteries, fighting, quarreling, using abusive, profane and insulting language, misdemeanors and all disorderly conduct and to punish all persons thus offending.

Sec. 17. To require, on due notice, all steam or street railway companies owning tracks within the city limits, upon the public streets or highways of said city, which may have been or may hereafter be abandoned by said companies by non-use, to remove such tracks and to restore at their own expense the street or way upon which such abandoned track is, located to its former condition.

Sec. 18. To prohibit, prevent and suppress horse racing, immoderate riding and driving in the streets of said city.

Sec. 19. To prohibit cruel treatment of animals and to punish the abusers of animals.

Sec. 20. To compel persons to fasten their horses or other animals attached to vehilces or otherwise hitched, standing in the streets.

Sec. 21. To restrain and punish vagrants, mendicants, beggars and prostitutes.

Sec. 22. To regulate and control the sale, gift, barter or exchange of cocaine, opium, morphine and salts thereof.

Sec. 23. To license, tax and regulate auctioneers, elairvoyants, contractor, druggists, hawkers, peddlers palmists, bankers, brokers, pawnbrokers, merchants of all kinds, grocers, confectioners, restaurants, butchers, taverns, public boarding houses, billiard tables and other gaming tables, bowlnig alleys, Sec. 14. To prohibit and regulate the drays, hacks, carriages, omnibuses, cars, ringing of bells and blowing of whistles wagons and other vehicles used in the of railroad engines or locomotives with-city for pay, hay scales, lumber dealers, undertakers, furniture dealers, saddlery or harness dealers, stationers, jewelers, livery stable keepers, real estate agents, express companies or agencies, telegraph companies or agencies, life or fire insurance companies or agencies, shows, theaters, all kinds of exhibitions for pay, and all other trades, professions, occupations and callings of every kind. To license and regulate any itinerant or transient vendor of clothing or wearing apparel or article of bedding or merchandise of any description whatever, ticket brokers, or scalpers, or dealers in railway tickets, dealers in bankrupt or fire stock, or damaged stocks of any kind, second-hand dealers, pawn brokers, junk shops and dealers in junk, and all other business or occupations whatever, which in the opinion of the Board of Commissioners shall be properly subject to police regulation. To require the person or persons or corporations pursuing any business or occupation mentined in this section, to give all bonds in such amounts and under such condition as the Board of Commissioners may prescribe; no license shall be assignable, except by the permission of the Board of Commissioners.

Sec. 24. To license, tax, regulate, preor suppress paupers, peddlers, pawnbrokers, and keepers of theatrical or other exhibitions, shows and amusements. To license, tax and regulate or prohibit theatres, circuses, moving picture shows, and exhibitions of common showmen, and of shows of any kind, and the exhibition of natural or artificial curiosities, menageries and musical exhibitions and performances and to regulate and license or prohibit street parades, bill posters, pool tables, striking machines, lung testers, doll racks, cane racks and exhibitions, devices and things for which a fee is charged.

Sec. 25. To prevent all prize fights. boxing matches, sparring exhibitions, cock fighting and dog fighting, and punish all persons thus offending.

hibit the earrying of firearms, and other weapons within the city limits, and to provide and inflict the same punishment therefor, as is now or hereafter may be provided by state laws against persons unlawfully carrying weapons.

Sec. 27. To provide workhouses for vagabonds and disorderly persons, who are unable, or refuse to pay fines, or who have been sentenced to fine and imprisonment, or to compel them to work on the streets, alleys and public works. and make all necessary regulations concerning the same, and to provide, keep and regulate a city prison.

Sec. 28. To define what shall be nuisances in the city, and within one thousand feet of the corporation line outside of the city limits, and to abate such nuisances by summary proceedings and to punish the authors thereof by penalties, fines and imprisonment.

Sec. 29. To prevent dangerous construction and condition of chimneys, fireplaces, hearths, stoves, stovepipes, boilers and other heating apparatus and cause the same to be removed or made safe.

Sec. 30. To regulate the use of automobiles, motor cars, motor cycles. or any motor vehicle and the speed thereof; to prescribe the proper lighting of same when used at night; to issue permits for the use of such vehicles and to require the numbering of said vehicles.

Sec. 31. To control and regulate the location and use of all kinds of steam engines and steam boilers in the city and prescribe the qualifications of persons operating and running the same, and to adopt such rules and regulations in relation thereto as may seem best for the public safety and comfort.

To inspect the construction of all building in the city and to prescribe and enforce proper regulations in regard thereto; to regulate and locate or prohibit the erection of all poles in the city, and cause the same to be Sec. 26. To regulate, control and pro- changed whether telegraph, telephone, electric light or otherwise.

Sec. 33. The city shall have power to establish, maintain and regulate a city prison, workhouse and other means of punishment, for vagrancy, city convicts and disorderly persons, houses of correction and reformatories for youthful criminals.

Sec. 34. The City of Collinsville shall have the power to regulate depots, depot grounds and places of storing freight and goods, and provide for the passage of railways through the streets and public grounds of the city; also to regulate the crossing of streets by railway tracks and require gates or flagmen at street crossings, and to provide precautions and prescribe rules regulating the same and to regulate the running of railway engines, cars and trucks and street cars within the limits of said city, and to prescribe rules relating prevent fires from engines.

ground.

of the city.

Article VI. Police Court.

Court."

appointment to the office of Police done by said Police Judge. Judge to be made by the Business Man- Sec. 3. Powers of Police Judge. The

ager and confirmed by the Board of Commissioners, who shall fix his salary. Said Police Judge may hold other official position under the city, when the offices are combined as one by ordinance.

Sec. 2. Jurisdiction. The Judge of the Police Court shall have original exclusive jurisdiction to hear and determine all offenses against the charter and the ordinances of the city; he shall keep a docket in which he shall enter every cause commenced before him as Judge of the Police Court. If the Police Judge be absent or sick or disqualified from acting, the chairman of the Board of Commissioners shall be ex-officio Police Judge and shall act instead of said Police Judge, until such absence or disqualification shall cease, and all acts and doings of said Chairman of the Board of Commissioners, while acting as thereto, and to govern the speed thereof, such Police Judge, shall be effective and and to make any other and further pro- | binding, and have the same effect as if visions, rules and restrictions to prevent done by the said Police Judge. If the accidents at crossings and on the tracks Police Judge or Chairman of the Board of railways and street railways and to of Commissioners be absent or sick or disqualified from acting, the other mem-Sec. 35. To regulate, locate and pro- ber of the Board of Commissioners holdhibit the stringing or placing of tele- ing the longest term of the Board graph, telephone, electric or other wires of Commissioners elected under the proand to enforce such regulation in re- visions of this charter, shall be ex- ofgard thereto, and to require and regu-ficio Police Judge, and shall act instead late the placing of any such telegraph, of said Police Judge, and all acts and telephone, electric or other wires under doings of said commissioner, while acting as such Police Judge, shall be ef-Sec. 36. To regulate or prohibit the fective and binding, and have the same keeping of cows, hogs, goats, dogs, effect as if done by said Police Judge. chickens, geese or pigeons within the If the Police Judge, or Chairman of the city or within certain prescribed limits Board of Commissioners, or the commissioner above mentioned, shall be absent or sick or disqualified from acting, the other member of the Board of Com-There shall be a court for missioners shall be ex-officio Police the trial of all misdemeanor offenses, Judge, and shall act instead of the said and shall be known as the "Police Police Judge, and all acts and doings of said commissioner, while acting as such The Magistrate of said court shall Police Judge, shall be effective and be known as the "Police Judge." The binding, and have the same effect as if

while holding his court, or to process; issued or orders made by him, in the same manner as provided for district courts. On the trial of any case in said court it shall be the duty of said Police udge to sign any bill of exceptions court may be examined by the district court. court of this county, on writ of error which may be allowed by the district missioners shall furnish the Police court, or the judge thereof, for suffici- Judge with a suitable docket, and he ent cause, and proceedings may be stay-shall deliver said docket and all papers ed as may be deemed reasonable, and the revising court shall in such proceedings take judicial notice of all the office to the Board of Commissioners. ordinances of the City of Collinsville. Cases tried before the Police Court, arising under the city ordinances, shall be tried and determined by said Police Judge without the intervention of a

Sec. 4. Office. The Board of Commissioners shall provide some suitable room in the City Hall in which the Police Judge shall hold his court, and his court shall be open every day except Sunday and legal holidays. His court shall be in session not less than one hour at some certain time of each day, and may be convened at any reasonable time during every day for the transaction of such business as may properly come before it.

Sec. 5. Prosecutions. -All prosecutions for violations of any provision of this charter or of the ordinances of the city shall be entitled "City of Collinsville, plaintiff, vs.....defendant. The Police Judge shall state in his

Police Judge shall have power under the nature and character of the offense. the provisions of this charter to enforce the date of the trial, the names of all obedience to all orders, rules, judgments witnesses sworn and examined, the and decrees made by him; he may fine finding, and judgment or fine and costs. or imprison for contempt offered him the date of the payment, the date of issuing commitment, if any, and every other fact necessary to show the full proceedings in such case; the complaint. when made by the Chief of Police, Assistant Chief of Police, regular or special policeman against any person when rendered to the court, during the pro- accused is not in custody, the complaint gress of such trial; provided, the truth shall be in writing, and sworn to before of the matter be fairly stated, and a warrant be issued for his arrest. In therenpon said exception shall be enter- no case shall a judgment of conviction ed in the record of such trial and be-be rendered, except upon sufficient legal come a part thereof, and any final con- testimony given on a public trial, or viction, sentence or judgment of said upon a plea of guilty made in open

> Sec. 6. Docket. The Board of Comand other things pertaining to his office, at the expiration of his tenure of

Sec. 7. Warrants, Special Duty. All warrants issued by the Police Judge shall be directed to the Chief of Police, and such warrants may be executed by him, the Assistant Chief of Police, regular or special policeman, the sheriff of the county or any constable of the city. The sheriff or constable making such service shall be entitled to receive therefor such fees as are allowed them by law for similar services, to be taxed as eost. In case of the absence of the officer from the court, the Police Judge shall deputize some suitable person to execute any process issued by him.

Sec. 8 Trial Forthwith. When any person shall be arrested and brought before the Police Judge, it shall be his duty to hear and determine the complaint alleged against the defendant forthwith, unless for good cause the trial be postponed to a time certain; in which case he shall require the defendant to enter into a recognizance with docket the name of the compalinant, sufficient surety, conditioned that he

will appear before the said judge, at the render accordingly, and for cost of suit. time and place appointed, then and there to answer to complaint alleged against him, and if he fail or refuse to enter into such recognizance, the detendant shall be committed to prison and held to answer said complaint as

Sec. 9. Breach of Bond. In case of the breach of any recognizance entered into, as aforesaid, the same shall be deemed and declared forfeited, and the Chairman of the Board of Commissioners shall cause the same to be prosecuted against the principal and surety, or the surety alone. Such action shall be in the name of the city as plaintiff, and may be prosecuted into the district court of this county on the transcript of the proceedings before the Police Judge, and a copy of such recognizance certified by the Police Judge, and all monevs recovered in such action shall be paid over to the City Treasury to the general revenue fund of the city.

Sec. 10. Witness Fees. It shall be the duty of the Police Judge to summons all persons whose testimony may be deemed essential as witnesses at the trial, and to enforce their attendance by attachment, if necessary; each witness cents if the time does not exceed onehalf day, but if more than one-half day he shall receive the sum of one dollar and fifty cents for each day's attendance or major portion thereof.

Sec. 11. Continuance of Trial. When a trial shall be continued by the Police Judge it shall not be necessary to summons any witnesses who may be present at the continuance, but the judge! shall verbally notify such witnesses as cither party may require to attend be- the same extent, as the district court. fore him to testify in the cause, on the shall be as valid as a summons.

until the judgment is complied with.

Sec. 13. Discharge. Any defendant committed under the provisions of the charter, may be discharged on payment of fine and costs, or on perfecting an appeal as hereinafter provided.

Sec. 14. Appeal. In all cases before the Police Judge arising under the ordinances of the city, an appeal may be taken by the defendant to the district court, but no such appeal shall be allowed unless the defendant, within ten days, shall enter a recognizance, with good and sufficient sureties, to be approved by the Police Judge, conditioned for the personal appearance of the applicant before the district court of the countw on the first day of the next term thereof.

Sec. 15. Unjust Prosecution. If upon trial before the Police Judge. or the district court, it appears to the satisfaction of the court, that the prosecuion was commenced without probable cause, and from malicious motives, the court shall state the name of the prosecutor or complainant in the finding, and shall impose the cost of prosecution upon him; and judgment shall be renshall receive the sum of seventy-five dered against such prosecutor, or complainant, that he pay such costs, and stand committed until the same are paid.

Sec. 16. Ooaths. Contempt. The Police Judge shall have power to administer the oaths, and enforce due obedience to all orders, rules and judgment made by him, and may fine or imprison, or both, for contempt offered to him, while holding his court, or to process issued by him in the same manner and

Sec. 17. Monthly Report. The Police day set for trial, which verbal notice Judge shall make a monthly report and shall file the same with the Board of Sec. 12. Judgment. If the defendant Commissioners on the first day of each plead or be found guilty, the Police month for the month preceeding and Judge shall declare and assess the pun-the same shall be in substantially the ishment prescribed by ordinance, and form now in use. Said report shall be in and of general circulation in the city. No fictitious name shall be used on the police docket or in the monthly report.

Article VII.

Recall of Officers.

Section 1. Any commissioner under this charter may be removed from office by the qualified electors of the city. A petition asking for the recall of the commissioner sought to be removed shall be in substantially the following form, to-wit:

Petition for Recall.

State of Oklahoma, County of Rogers, City of Collinsville, ss:

To the Honorable Board of Commissioners of the City of Collinsville, Oklahoma:

We, the undersigned citizens and legal voters of the City of Collinsville, Oklahoma, respectfully order that you eall an election within not less than fifteen (15) days and not more than thirty (30) days from the date of the filing of this petition with your honorable body for the purpose of recalling (give name of person and his official title). The reasons for the recall of the said (give name of person sought to be reealled and his official title) are: (Insert here specifically the reasons for the recall of the said person), name, street and number (if the street is not numbered give the lot and block number, and if it be in an addition to the City of Collinsville, give the name of the addition).

(Here follow twenty numbered lines for signatures.)

Verification of Signatures. Each and every sheet of every such petition containing signatures shall be verified on the back thereof, in substantally the following form, by the person who circulated said sheet of said petitions, by his or her affidavit thereon and as a part thereof:

State of Oklahoma, County of Rogers,

published in some newspaper published duly sworn, say: (Here shall be typewritten the names of the signers of the sheet) signed this sheet for the foregoing petition, and each of them signed his name thereto in my presence; I believe that each has stated his name, and address correctly, and that each signer is a legal voter of the City of Collinsville, Oklahoma. (Signature and street address of the affiant.) Subscribed and sworn to before me, this.....day of.....A. D. 19....

> (Signature and title of officer before whom oath is made.)

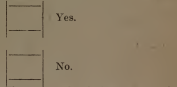
> Pamphlets. Signatures. Each recall petition shall be in duplicate for the securing of signatures, and each sheet for signatures shall be attached to a copy of the petition. Each copy of the petition and sheets for signatures is hereinafter termed a pamphlet. Not more than twenty signatures on one sheet shall be counted. All recall petitions and sheets for signatures shall be printed on sheets seven and one-half inches in width by thirteen inches in length, and there shall be a margin at the top of not less than one inch for binding, the aforesaid sheets shall be bound in one or more volumes and each volume shall have a certified copy of the results of any election held by reason of such petition. If no election shall be held thereon the reason thereof shall be so certified to by the commissioner in whose office said petition was filed. Each Recall Petition shall be consecutively numbered and shall become a part of the records of the office of the Board of Commissioners.

A petition asking for the recall of the commissioner sought to be removed, shall be filed in the office of one of the commissioners not affected by said petition. It shall be the duty of the commissioner in whose office said petition is filed to immediately deliver a certified copy of said petition to the commissioner affected, and to cause said petition to be published in some news-I,, being first paper published in said city and of general circulation in said city, and he to be published in a newspaper of genshall post a true copy in a public place eral circulation in the City of Collinsin the City Hall, within three days ville. after the filing of said petition in his office. Whereupon the two (2) commis- such special election shall be substantisioners not affected by said petition shall compose the Board of Commissioners for the purpose of acting upon removed from the office of..... the said petition and they shall issue a proclamation calling an election for the purpose of voting upon the recall of the commissioner sought to be removed, and said election shall be held not less than fifteen nor more than thirty days after the filing of said petition with the commissioner. In the event petitions for the recall of two commissioners are filed at the same time, the other commissioner is authorized to act in the capacity of said Board The voter who desires to vote for the of Commissioners as herein provided. No petition shall be sufficient for the recall of any commissioner unless said petition shall contain a number of names equal to more than twenty-five percentum of the total number of votes cast at the last annual election of officers.

Sec. 2. When any petition for the recall of any commissioner shall have been filed, published, certified to and delivered, as provided herein, it shall be the duty of said commissioner to whom said petition has been delivered to immediately call a meeting of the Board of Commissioners, as provided herein, and it shall be the duty of said Board of Commissioners to ascertain whether or not said petition contains a sufficient number of signatures, as provided herein, by checking same with the last general election list, and if said petition contains sufficient legal signatures, it shall be the duty of said Board of Commissioners to order and fix a date for holding said election, as herein provided. If said petition shall be found to contain less than the required number of signatures, the said Board of Commissioners shall make a finding to

Sec. 3. The form of the ballot at ally as follows:

Shall (name of officer).....be (name of office).....



The voter who desires to vote for the removal of the officer shall stamp in the square to the left of the word "yes." retention in office of the official shall stamp in the square to the left of the word "no." If a majority of the duly qualified electors voting at such special election shall vote "ves" upon the official canvassing and announcing of the vote, the officer shall thereupon ipso facto be removed and his office shall be declared vacant, and shall be filled according to the provisions of this charter.

Sec. 4. Said election shall be called and conducted and the result announced in all respects as other city elections, except as herein provided.

Sec. 5. No recall petition shall be filed against any officer until he shall have held his office for at least four months, nor within six months after an election has peen held upon a previous petition for recall of the same officer.

Sec. 6. No person who has been recalled from office, or who has resigned from such office while recall proceedings were pending against him, shall be appointed or elected to any office or employment of the city within one year after such recall or resignation.

Sec. 7. In the event of the recall of one commissioner the other two comthat effect and shall cause said finding missioners shall constitute the Board of election and qualification of a successor to the commissioner recalled. In the event of the recall of two commissioners the remaining commissioner shall constitute the Board of Commissioners until the appointment or election and qualification of successors to the two commissioners recalled. In the event of the recall of one or two commissioners, the Board of Commissioners shall immediately call an election for the purpose of electing a successor to fill the unexpired term of the commissioner or commissioners recalled; provided that it is more than six (6) months to the next annual election. If it be six (6) months or less to the next annual election the Board of Commissioners shall appoint a successor or successors to the commissioner or commisioners recalled, and said appointee or appointees shall serve until a sucessor or successors are elected and qualified. Any commissioner elected or appointed to fill an unexpired term shall qualify and give the same bond as a commissioner regularly elected.

Article VIII.

Section 1. Work on Streets. Each male citizen of the City of Collinsville, between the ages of twenty-one and fifty years, who shall have resided in said eity for thirty days, who is not a county or township charge, and who has not performed road or street duty or labor for any year, shall be subject to perform street duty or labor upon the streets of the City of Collinsville for such year, consisting of 11/2 days' single handed, of eight hours each, one day's work of eight hours by man with team, or furnish a substitute to perform such street duty or labor, satisfactory to the Board of Commissioners or pay to the eity \$2.50 in cash in lieu thereof.

Sec. 2. In Lieu of Performance. Each citizen liable for the performance of such street duty or labor, shall be required to so perform or render such service, furnish a substitute therefor, or pay the money in lieu thereof, on separate section, state such emergency

Commissioners until the appointment or demand and warning and all such street duty or labor shall be performed or money paid prior to the first day of December each year.

Sec. 3. Actions for Neglect. Every eitizen who shall fail, or refuse to perform such duty or labor, furnish a substitute therefor, or pay the money in lieu thereof, as herein provided, upon demand and warning shall be adjudged guilty of a violation of the provisions of this charter and be subject to such punishment as may be provided by ordinance, and shall also be liable for the said sum of \$2.50 as for debt to be recovered by civil action.

Article IX.

Section 1. Style of Ordinance. The style of all ordinances adopted for the City of Collinsville, during the continuance of this charter, shall be "Be it Ordained by the Board of Commissioners of the City of Collinsville. Oklahoma."

All prosecutions for violating the provisions of this charter or any ordinance of the City of Collinsville, shall be entitled, "City of Collinsville, Plaintiff, vs.defendant."

All ordinances passed by the Board of Commissioners, except emergency ordinances, shall take effect and be in force at the end of thirty days from the date of their passage and publication, unless otherwise provided in this charter.

No ordinance, except an emergency ordinance, shall be enacted on the day of its introduction, but all ordinances, except emergency ordinances, after being introduced and read shall lie for at least one week before being finally voted upon and adopted.

The Board of Commissioners, by an unanimous vote, may pass an emergency ordinance when the public peace, public health or public safety shall demand it. Every emergency ordinance must, as a part of the title, contain the words "And declaring an Emergency," and every such ordinance shall, in a and provide that such ordinance shall take effect and be in force immediately upon its passage and publication.

Except as otherwise provided, by the Constitution and Laws of the State, all ordinances shall be published for one issue in some newspaper of general circulation in the City of Collinsville, such publication to be commenced within five days from the passage of the ordinance.

Every ordinance passed by the Board of Commissioners shall be correctly enrolled by the Business Manager within the next succeeding five days, or as soon thereafter as practicable, and the enrolled copy compared with the ordinance by the City Attorney, both of whom shall endorse on the enrolled copy the words "Correctly Enrolled," with the date thereof and subscribe 'heir names thereto, which endorsements must be made within five days after said enrollment.

Sec. 2. Financial Depositories. officer shall loan any of the funds of the city to any person or otherwise dispose of the same except in accordance with the law. He shall deposit moneys received by him by virtue of his office in the banks of the City of Collinsville without discrimination equally as nearly as may be: Provided, that any bank receiving deposits of the city money shall be required to execute to the city a bond with some surety, guarantee, indemnity, or insurance company, organized and empowered by law to give such bond, and authorized by law to do business in the State of Oklahoma in the penal sum equal to the maximum amount deposited in any such bank, conditioned to save the city harmless from loss by reason of such deposit during all the time that such money or any part thereof shall so remain on deposit in such bank, and such bond shall be approved and filed in the same manner as other officers' bonds: Provided. that such city banks designated as depositories, may, in lieu of the surety

bonds, State, County, Municipal or School District Bonds or Warrants, local improvement bonds or warrants upon which the principal or the interest is not in default at the time of the deposit, and aggregate market value of which shall not be less than the amount deposited in such bank. Said securities shall be subject to the approval of the Board of Commissioners. And provided, further, that such banks so designated as depositories shall be required to pay the city interest on the daily balances of such deposits at the rate of not less than three percentum per annum, said interest payments to be payable monthly.

Sec. 3. The regular meetings of the Board of Commissioners shall be held on Monday of each week at such time as may be designated by ordinance: Provided, that when such day is a legal holiday, that the meeting shall be held at the same hour on the following day: Provided further, that an adjournment of the regular meetings may be taken to other days and at such hour as may be designated in the motion to adjourn. Special meetings of the Board of Commissioners may be called at any time by any commissioner, and shall be a part of the records of their office.

All meetings shall be public and shall be held at the City Hall.

The Board of Commissioners shall determine its own rules of procedure, and may punish its members for disorderly conduct and compel their attendance at the meetings.

Sec. 4. Charter Self-Executing. All provisions of this charter are self-executing, but the Board of Commissioners may by ordinance, supply details of procedure for the more efficient enforcement thereof not inconsistent with the provisions of said charter.

that such city banks designated as depositories, may, in lieu of the surety bond above referred to deposit with the city good and sufficient United States

Sec. 5. Quarterly and Annual Reports.

The Board of Commissioners shall cause to be published quarterly, an epitome of the financial condition of the several departments of the city government.

showing the amount of receipts and disbursements during the preceding quarter, and the amount of funds on hand, and outstanding obligations.

Immediately after the 30th day of June in each year the Board of Commissioners shall employ some competent accountant to audit the books of the eity for the fiscal year closed, and cause to be published a detailed statement for the financial transactions of said city for such year, such publication to be made in one or more newspapers published in and of general circulation in the city.

Sec. 6. All contracts pertaining to public improvements, maintenance of public property, public printing, purchase of supplies, and all other contracts of whatsoever character involving an outlay of \$300 or more shall be made by the Board of Commissioners and shall be based upon the specifications provided by the said board. Such contracts shall be entered into only after advertisement not less than two times in a newspaper of general circulation in the city and after posting in one public place in the City Hall, inviting competitive bids. Such competitive bids shall be sealed and shall be filed with the Business Manager. Each bidder shall accompany his bid with a sworn statement, in writing, that the bidder has not, directly or indirectly entered into any agreement, expressed or implied, with any other bidder or bidders, having for its object the control of the price and amount of such bids or limiting of the bids or bidders. No bidder shall divulge said sealed bids to any person whatever, except those having a feited to the city if he shall fail to en- moving or putting up of any wooden or

ter into a contract after having been awarded the work bid on.

The violation of any of the foregoing provisions on the part of the bidder shall make void any contract made by him with said city based upon such bid. The awarding of a contract upon a successful bid shall give the bidder no right of action or claim against the city upon such contract until the same shall have been reduced to writing and duly signed by the contracting parties. All bids filed with the Business Manager shall be opened in the presence of the Board of Commissioners and shall remain on file in the office of the Business Manager two (2) days before any contract shall be entered into based upon said bid. The Board of Commissioners shall consider the bids and may reject all bids and re-advertise for bids or may have such work done under the party offering the lowest and best bid or may have such work done under the supervision of the proper department and keep an account of the expense thereof. Pending advertisement for bids the plans and specifications and profiles shall remain on file in the office of the Business Manager, subject to the inspection of any person. For the safe-guarding of the interests of the city, the Board of Commissioners shall make regulations providing for the filling of estimates of costs.

Article X.

Fires. The City of Col-Section 1. linsville shall have power: To provide means for the protection against and extinguishment of fires, and shall provide for the regulation, maintenance and support of a Fire Department, and for the purpose of guarding against the calamity of fire, may prescribe fire limpartnership or other financial interests its, and may regulate or prohibit the with him in said bid until after the said erection, building, placing or repairing sealed bids are opened, and all bids of wooden or other buldings within such shall be accompanied by a certified fire limits in said city as may be desigcheck equal to five per cent of the nated and prescribed as fire limits, and amount of his bid which shall be for- may also within said limits prohibit the

other buildings from one place to an-I deem proper, and make all necessary other within said limits, and may direct and prescribe that all buildings within the limits so designated in the ordinance as fire limits, shall be made or constructed of fireproof material, the kind, character, extent and quality of which buildings and material may, by ordinance, be prescribed and fixed, and may prohibit the repairing of wooden or other buildings in fire limits when the same shall have been damaged to the extent of thirty-three and one-third per cent of the value thereof, and may prescribe the manner of ascertaining such damages, and may declare all dilapidated buildings to be a nuisance, and direct the same to be removed or abated in such manner as the Board of Commissioners may prescribe, and may declare all wooden or other buildings in the fire limits, which they deem dangerous to contiguous buildings, or which may cause or promote fires, to be nuisances, and may require and cause the same to be removed in such manner as may be prescribed, at the expense of the owner, and may further prescribe limits within which only a fireproof roofing may be used, and may impose a penalty for violation of such rules and regulations. The city shall have the right, by ordinance, to regulate, prescribe and govern the storage of lumber, sash, doors, blinds, nitroglycerine, dynamite, powder and any and all commodities of an inflammable, combustible or explosive nature and any and all kinds of goods, wares and merchandise of every kind, and prescribe limits within which such materials may be carried, and fix penalties for violation of the rules and ordinances governing the same.

Sec. 2. To procure fire engines, hooks, ladders, buckets and other apparatus, and organize fire engine, hook and ladder and bucket companies, and prescribe rules of duty for the government thereof, with such penalties as they may

appropriations therefor.

Sec. 3. To regulate or prevent the carrying on of manufactories and other works dangerous in causing fires, and to regulate the location of cotton presses, sheds and other buildings dangerous on account of fires.

To prevent the deposit of ashes in unsafe places and cause the removal from one's premises of all trash, old papers, straw, goods boxes, barrels and anything else dangerous on account of fire, and all filth, slops and animal or vegetable matter and everything else offensive and dangerous to health and comfort, and to cause all buildings and enclosures in a dangerous state to be put in a safe condition.

Sec. 5. To regulate the size, number and construction of doors and stairways of theatres, tenement houses, hotels, boarding houses, apartment houses, audience room, public halls, school houses and buildings used for the gathering of a large number of people. whether now built or hereafter to be built, so that there may be convenient, safe and speedy exit in case of fires.

Sec. 6. To require the construction of suitable fire escapes on or in hotels. lodging houses, factories and school and other buildings, whether now built or hereafter to be built.

Sec. 7. To compel the owners or occupants of houses or other buildings to have scuttles in their roofs and stairs and ladders leading to the same.

Sec. 8. To authorize one or more officers, agents or employes of the city to enter in and upon all buildings and premises to examine and discover whether the same are dangerous, on account of fire, or in any unclean state, and cause all defects to be remedied, and filth and trash to be removed, and generally the Board of Commissioners shall have power to establish such regulations for the prevention and extinguishment of fires as it may deem expedient.

Section 1. Health. The City of Collinsville shall have power: To regulate burial grounds, crematories and cemeteries, and to prohibit burial within the city limits if deemed advisable, or, if necessary to protect the public health, and to condemn and close burial grounds and cemeteries in the thickly settled portions of the city, and when demanded by the public interest or publie health to remove or cause to be removed bodies interred in such condemned and close cemeteries and burial grounds, and shall cause them to be reinterred in a suitable place to be provided by the city, at its expense, and whenever advisable the city may condemn the land proposed to be used for the reinterring of bodies in the same manner as provided in Section 1, Article II of this charter, and use such condemned ground formerly used for cemeteries for such purposes as may best subserve the interests of the city.

The City of Collinsville shall have power to purchase, hold and pay for lands not exceeding one hundred and sixty acres in one body, outside the limits of such city, for the purpose of the burial of the dead. The Board of Com-! missioners shall provide for the survey, platting, grading, fencing, ornamenting and improving all the burial and cemetery grounds and the avenues leading thereto, owned by such city, and may construct walks in rear and protect ornamental trees therein and provide for paying the expenses thereof.

the Chairman of the Board of Commis- authorize the destroying of clothing, sioners and attested by one other mem-bedding, furniture, and buildings inber of said board, under the seal of the fected with the germs of any infectious city, cemetery lots, owned by such city, or dangerous disease when the public specifying that the purchaser, to whom health requires the destruction of the the same is issued, is the owner of the same, and may also in the same manlot or lots described therein by num-iner authorize the destruction or ber, as laid down on such map or plat, moval of buildings or other objects for the purpose of interment, and such after the same shall have been declared certificates shall vest in the purchaser, a nuisance and to be dangerous to the

fee simple, to such lot for the sole purpose of interment under the regulations of the Board of Commissioners, land such certificate shall be entitled to be recorded in the office of the register of deeds of the proper county without further acknowledgment; and such description of lots shall be deemed and recognized sufficient description as thereof. The board may limit the number of lots which shall be owned by the same person, at the same time: may prescribe rules for enclosing, adorning. and erecting monuments and tombstones on cemetery lots, and may prohibit any division of the use of said lots and any improper adornment thereof; but no religious test shall be made as to the ownership of the lots, the burial therein, or the ornamentation of the graves, or of such lots.

To pass rules and ordinances, impose penalties and fines, not exceeding one hundred dollars, regulating, protecting and governing the cemetery, the owners of lots therein, visitors thereof, and punishing trespassers therein; and the officers of such city shall have as full jurisdiction and power in the enforcing of such rules and ordinances as though they related to the city itself.

Sec. 2. To regulate the burying of the dead, the registration of births and deaths, direct the keeping and returning of bills of mortality, and impose penalties on physicians, undertakers, sextons and others for any default in the premises.

Sec. 3. The City of Collinsville also To convey by certificates, signed by shall have the power, by ordinance, to his or her heirs and assigns, a right, in health or lives of the citizens of said city. Property destroyed must be re- against it, and collected in such manimbursed.

Sec. 4. To make regulations to pre- determine. vent the introduction of contagious dis- Sec. 7. To prevent any person from miles thereof.

hereby given full power and authority same, and impose all necessary penal-to take such steps to improve and pre-ties, for the enforcement of such powers. serve the purity of the water of the Sec. 8. To provide for the inspection Caney river above the City of Collins of dairies inside and outside the city ville, as it may think necessary; pro- limits, doing business within the city, vided, that the power in this section and to charge and provide license fees shall not be construed to give said cor- for inspection; to establish and mainporation any jurisdiction or control tain a standard of sanitary conditions over said river beyond the corporate governing dairies inside and outside the limits of said city, except for the pur- city, doing business within the city, to pose of protecting and improving the establish and maintain a standard of water shed, i. e. the water supply of quality of all dairy products sold in the both the Caney river and the smaller city, and to provide for penalties for streams or tributaries; provided fur- the violaton thereof. ther, that the said corporation shall See. 9. To regulate and license have the right to condemn land, build- butchers and prevent their slaughtering ings and outhouses or closets when it animals in the city limits, and revoking may deem the same necessary for the their license for malconduct in trade. protection and preservation of the and to regulate, license and restrain the purity of the water in said river, and sale of fresh meat, fruits and vegetables shall have power to control the same.

have power to require any persons or eorporations owning or operating manufacturing enterprises within or without the city which shall discharge refuse matter into Caney river or its tributaries, to make other provisions for such refuse matter or so purify the same so that the public health will be fully protected.

Sec. 6. To require the owners of private drains, sinks, and privies, to fill up, cleanse, drain, alter, relay, repair, fix and improve the same as they may be ordered by resolution or ordinance, and impose penalties upon persons failing to do the same. If there be no person in the city upon whom such order can be served, the city may have such work done, and costs of the same shall be a ever, to be consumed within the city, lien on the property and taxed up and to appoint inspectors, weighers and

ner as the Board of Commissioners may

eases into the city, to make quarantine bringing, depositing or burying within laws for that purpose; and to enforce the city limits, the carcasses of any them within the city and within five dead annial, or other unwholesome substance, or matter, or filth of any kind, Sec. 5. The City of Collinsville is and to require prompt removal of the

and the slaughter of animals and to The City of Collinsville shall also license and regulate or prohibit slaughter houses within the city limits.

Sec. 10. To compel the owner or oceupant of any grocery, soap, tallow or ehandler establishment or blacksmith shop, tannery, stable, slaughter house distillery, brewery, or other building, or sewer, privy, hide house, or other unwholesome or nauseous place or house to eleanse, remove, fill up, repair or abate the same, as may be necessary for the health, comfort and convenience of the inhabitants.

Sec. 11. To regulate the inspection and slaughter of animals and the sale of fresh meats within the city, and the inspection and the sale of flour, meal, fish, salt and other provisions, and all other articles of food or drink whatsoguagers, and prescribe their duties and dollars nor more than one hundred dolpowers, and to regulate their fees, and to provide for the inspection and weighing of hay and coal, ice, and the measurement of coal, gas and other fuel to be sold in the city.

Sec. 12. To regulate, locate, abate or prohibit slaughter houses, gas reservoirs and tanks, glue factories, bone boilers, hide houses or establishments for burning hides, soap factories, places for rendering lard, tallow, offal and other substances that can be rendered. and all other establishments where any nauseating, dangerous, offensive or unwholesome business may be carried on.

Sec. 13. The City of Collinsville shall have the right and power, by ordinance, to provide that the tenant or owner of any property shall pay to the city reasonable charges for the removal of night soil or other refuse matter from the closets of the premises thereof, and to prohibit any one except some one in the employ of the city, or by the city authorized to do so, from removing or carrying away the contents of any privy, vault, or water closet, or any receptacle of human excrement, and the city shall have the right to have inspected the premises of all persons, at any time, in the interests of the public health, and for the purpose of making said inspection, the officers or agents of the city, duly authorized to do so, shall have a right to enter upon the premises of any person at any hour during the daytime to make said inspection. Whenever notice is given by any officer or employe of the city inspecting any premises that said premises need cleaning, the said night soil or other refuse matter shall be removed and the owner or tenant of said premises shall pay the city the price prescribed therefor, and failure to do so shall subject said person to the penalties to be prescribed by ordinance, and said persons shall be fined, upon conviction in the Police

Sec. 14. The City of Collinsville shall have jurisdiction over all places within five miles of the corporate limits of the city, for the enforcement of all health, quarantine or waterworks ordinances and regulation thereof.

Sec. 15. The Board of Commissioners are hereby authorized and required to create a Board of Health for the city, whose duties and jurisdiction shall be determined and prescribed by the said Board or Commissioners; said Board of Health to consist of not more than five reputable physicians of the City of Collinsville, to be appointed by the Business Manager and confirmed by the Board of Commissioners.

Sec. 16. The Board of Commissioners shall appoint a Commission of Charities, not exceeding three members, and prescribe by ordinance their duties.

Article XII.

Section 1. Municipal Service. City of Collinsville shall have power: To buy or construct, own, maintain and operate a system or systems of waterworks, gas or electric lighting plants, telephone, street cars and sewers, or any other public service or enterprise that may be approved by a majority of the qualified tax-paying voters of the City of Collinsville, voting therefor, at any regular election for city officers, or at a special election called for that purpose, in accordance with the provisions of the charter; and may demand and receive compensation for such service furnished for private purposes, and shall have power to condemn the property of any person, firm, or corporation, for the purpose of operating and maintaining any such utility, and for distributing such service throughout the city or any portion thereof, but in such condemnation proceedings no allowance shall be made for the value of any Court, in any sum not less than five franchise and only the actual physical assets shall be purchased by the City the streets and regulate the use thereof Collinsville.

Sec. 2. To acquire or own within or without the city limits either by purchase, donation, bequest or otherwise, all property it may need for any municipal purpose, whatever; and all necessary right of ways thereto, and shall also have the power to sell and dispose of the same, except as otherwise provided in this charter.

Sec. 3. To provide all needful buildings for the use of the city; to provide for enclosing, improving, regulating all and public grounds belonging to the city; to provide hospitals and regulate and maintain the same, and to permit or prohibit private hospitals; and to establish an active system of inspection over premises' and conduct of persons.

To purchase or condemn and hold for the city, within, or outside of the city limits within five miles therefrom, all necessary lands for hospital purposes and waterworks and erect, establish and regulate the hospitals, workhouses and poorhouses, and provide for the government and support of the same, and make regulations to secure the general health of the city, and to prevent and remove nuisances, and to make provisions for furnishing the city with water; and water rates shall be fixed annually by the commissioners at their first meeting in June; provided, the condemnation of such property outside of the city limits shall be regulated in all respects as provided by law for the condemnation of property for railroad purposes; and provided, further, that the police jurisdiction of the city shall extend over such lands and property to same extent as over public cemeteries.

Sec. 4. To lay out, establish, open, alter, widen, lower, raise, extend, grade, narrow, care for, pave, supervise, maintain and improve street, alleys, sidewalks, squares, parks, public places and

of, and to require the removal from the streets and sidewalks of all obstructions, telegraph, telephone, street railway or other poles carrying electric wires, signs, fruit stands, show cases, awnings, and encroachments of every character upon said streets and sidewalks; and to vacate and close private

The cost of constructing sidewalks and keeping the same in repair, together with the cost of collection, shall be defrayed entirely by the property owners in such manner as the Board of Commissioners may provide, and shall be a perpetual lien on the property until paid.

Sec. 5. To prevent any street or sidewalk from being dug up or excavations to be made therein, unless the same be done with the permission of the Board of Commissioners and under the direction of the City Engineer, or other officer designated by the Board of Commissioners, and to prescribe and exact fees for such privileges and deposit as guarantees of proper restoration such streets or sidewalks.

Sec. 6. To regulate, establish and change the grade of all sidewalks. streets and premises and to require and compel the filling up and raising the same.

Sec. 7. To permit, prevent and regulate the laying of gas, water and sewer mains and pipes in the City of Collinsville; to compel any person using the streets, alleys or sidewalks for building or other purposes to repair, clean up and restore said streets, sidewalks, and alleys so used.

Sec. 8. To provide for, establish and maintain a free public library within the city, and to co-operate with any person, firm or corporation under such terms as the Board of Commissioners may prescribe for the establishment of such free library, and to that end they bridges and to vacate and close the shall appropriate annually out of the same; to sprinkle, sweep and care for general revenue of the city a fund for the support and maintenance of said public library.

Sec. 9. To buy, establish, lease, maintain, regulate and operate markets and market places, and abattoirs, and to build, own and maintain buildings therefor, and to rent and lease the same.

Sec. 10. To establish and maintain sanitary closets for the service of the public, and to obtain by purchase or condemnation property for such closets.

Sec. 11. The city shall have power to open, widen, extend or otherwise improve any street, avenue, alley; and to annul, vacate or to discontinue the same or to grant to any other public use when deemed necessary or expedient; to provide that all damages sustained by citizens of the city or owners of property therein shall be ascertained by condemnation proceedings, such proceedings shall be had in all respects as provided by law for the condemnation of property for municipal purposes in cities of the first class, and provided further, that whenever any street, avenue or alley shall be vacated the same shall revert to the owners of real estate thereto adjacent on each side in proportion to the frontage of said real estate, except in cases when such streets avenues, or alleys shall have been taken and appropriated to public use in a different proportion, in which case it shall revert to adjacent lots of real estate in proportion as it was taken from them, provided, that when in the opinion of the Board of Commissioners of the city, that it is necessary to reopen such alleys that they may order such alley opened without any expense to the city.

Sec. 12. The city shall have power to prohibit and prevent all encroachment into and upon the sidewalks, streets, avenues, alleys and other property of the city, and may provide for the removal of all obstructions from the sidewalks, curbstones, gutters and cross walks at the expense of the owners or occupiers of the grounds fronting there-| nance passed by the vote of the major-

on, or at the expense of the person placing the same there; the city may also regulate the planting and protection of shade trees in streets and the building of bulk heads, cellar and basement ways, stairways, railposts, awning posts, and all other structures projecting upon or over and adjoining, and all excavation through and under the sidewalks or along the streets of the citv.

Sec. 13. The city shall have power to establish, alter and change the channel of water courses and wall them and cover them over; and may establish make and regulate public wells, cisterns, aqueducts and reservoirs of water and provide for the filling of same.

Sec. 14. The city shall have power to provide for and regulate the lighting of the streets and erecting of lamp posts and shall have power to make contracts with and authorize any person, company or association to erect gas or electric works in such city and give such person, company or association the privilege of furnishing gas or electricity to light the streets and alleys of said city for any length of time not exceeding twenty-five years but no such grant shall be construed as to prevent the eity from granting to other persons, or companies, or corporations the right to use the streets for like purposes; and all such grants shall be subject, at all times to reasonable regulation, by ordinance.

Sec. 15. To fix the salary of any officer of the city, not fixed by this charter, to create such other offices as may be required from time to time and to abolish said offices and to fix salary of the same.

Article XIII.

Section 1. Franchises. The ownership. right of control and use of the streets, highways, alleys, parks, public places and all other real property of the City of Collinsville, is hereby declared to be inalienable to said city, except by ordiity of the Board of Commissioners, as | chise of another person or corporation hereinafter provided; and no franchise or easement involving the right to use the same, either along, across, over or under the same, shall ever be valid, unless expressly granted and exercised in compliance with the terms hereof, and of the ordinance granting the same. No act of omission of the city, its Board of Commissioners, officers or agents shall be construed to confer or extend by estoppel or indirection, any right, franchise, or easement, not expressly granted by ordinance.

Sec. 2. The City of Collinsville shall have power subject to the terms and provisions hereof, by ordinance, to confer upon any person or corporation the franchise or right, to use the property of the city, as defined in the preceeding section, for the purpose of furnishing to the public any general public service, including heat, light, power, telephone service, refrigeration, steam, or the carriage of passengers or freight within the said city, or for any other purpose whereby a general service is to be furnished to the public for compensation or hire, to be paid to the franchise holder, whereby a right to, in part, appropriate the streets, highways or other property of the city, is necessary or proper, provided that no franchise shall be ganted by said city to tric light and power plant therein.

sociates, assigns or successors to acquire the city. the physical property, rights or fran- Sec. 5. All persons or corporations to

to whom or which a franchise has already been granted by the city whereby the rights and properties held and used under such franchise are assigned to another person, firm or corporation which holds a franchise extending beyond the time of the expiration of the franchise of the person, firm or corporation selling such physical properties, rights or franchise.

Sec. 4. The City of Collinsville shall have the power by ordinacne to grant any franchise or right mentioned in the preceeding sections hereof; provided that the city shall not grant, extend or renew a franchise without the approval of a majority of the qualified tax-paying voters residing within its corporate limits who shall vote thereupon at a special or general election; and the legislative body of the city shall submit any such matter for approval or disapproval to such electors at any general municipal election or call a special election for such purpose upon thirty days' notice and no franchise shall be granted, extended or renewed for a longer period than twenty-five years.

Whenever a petition signed by a number of qualified voters of the city, equal to twenty-five percentum of the total number of votes cast at the next preceeding general municipal election, any person, firm or corporation, to own, demanding that a franchise be granted, control or operate waterworks or elec-extended or renewed, shall be filed with the chief executive officer of the city, Sec. 3. No exclusive franchise or the chief executive officer shall, within privilege shall ever be granted, nor a ten days, thereafter call a special elecfranchise, nor a privilege to commerce tion, at which he shall submit the quesat any time after six months subsettion of whether or not such franchise quent to the passage of the ordinance shall be granted, extended or renewed, granting the same and no franchise and if at such election the majority of shall be directly or indirectly extended the said tax-paying voters voting therebeyond the term originally fixed by the on shall vote for the granting, extendordinance granting the same, nor shall ing or renewing of such franchise the any franchise be granted to any per-same shall be granted by the proper son or persons or corporation, authoriz- authority at the next succeeding reging such person or corporation, their as- ular meeting of the legislative body of

whom franchises may hereafter be granted, or their assigns and successors, shall as compensation for the right or privilege enjoyed pay to the city a sum not less than four per cent. of the gross receipts of the business pursued by the holders of the franchise. The amount of said bonus or compensation shall be fixed by ordinance granting the franchise and shall be payable on the twentieth day of January in each year, for the preceeding year. Said bonus or compensation shall be exclusive of and in addition to all lawful ad valorum taxes upon the value of the franchise or other property of the holder thereof, and lawful occupation taxes imposed upon the occupation or calling the holder of such franchise. The Board of Commissioners may, however, in their discretion in the order granting any franchise, provide, that no bonus shall be paid for the first five years thereof, when such power has been conferred upon the Board of Commissioners by a majority of the taxpaying voters voting on said proposition at a regular or special election.

Sec. 6. In order to ascertain the true amount of such gross receipts and to determine the amount of such bonus or compensation and for any other purpose relating to the business or affairs of the franchise holder, the Board of Commissioners shall have power to examine or cause to be examined the books, papers, and records of franchise holders; to take testimony and compel the attendance of witnesses under oath and under such rules and regulations as said Board of Commissioners may adopt, and should any franchise holder refuse inspection of its books, papers or records or the production of the same when lawfully required to do so by the said Board of Commissioners, or should any officer, agent, or employe of said franchise holder refuse to give testimony before

poration, or person so in default, annuled and terminated.

Sec. 7. The right is hereby delegated City of Collinsville acting through its Board of Commissioners to determine, fix and regulate the charges, corporation enjoying or that may enjoy a franchise or exercising any other public privilege in said city and to prescribe the kind of service to be furnished by such person, firm or corporation, and the manner in which it shall be rendered, and from time to time to alter or change such rules, regulations and compensation. The Board of Commissioners shall make rules and regulations granting a fair hearing to persons or corporations to be affected by said regulations, and no change in regulations shall be adopted except after notice to the persons affected and after a fair hearing shall be granted them; provided, that in adopting such regulations and in fixing or changing such compensation or determining the reasonableness thereof, no stock or bonds authorized or issued by any corporation enjoying a franchise shall be considered unless upon proof that the same have been actually issued by the corporation for money paid and used for the development of the corporate property, labor dne or property actually received in accordance with the laws and Constitution of the State applicable thereto: and in order to ascertain all facts necessary for a proper understanding of what is or should be a reasonable rate or regulation, the Board of Commissioners shall have full power to inspect books and compel attendance of witnesses as provided herein for a failure or refusal to attend and testify or produce books.

quired to do so by the said Board of Commissioners, or should any officer, agent, or employe of said franchise tholder refuse to give testimony before any time after fifteen years from the said Board of Commissioners, then said Board of Commissioners shall have granting thereof to purchase the physical properties of the franchise holder power, by ordinance, to declare the fran-, and to terminate its franchise, and all chise or privilege enjoyed by such corprivileges enjoyed by it thereunder;

provided, the majority of the qualified railway within the city or its suburbs jority of the qualified tax-paying vot- far as may be necessary to enter said ers, voting thereon; which election shall city and to reach the section thereof be held at the next preceeding election used for business purposes; provided, in said city, after at least twenty days' that the person or corporation desiring notice shall have been published three to operate its cars over the lines of said that the owner of such physical prop- reasonable compensation for the use of erty shall be compensated for the value its tracks and facilities. And if the thereof, considering solely the physical person or corporation desiring to use assets, such value to be determined by the same cannot agree with said owner the report of the majority of three arbi- of said street railway as to said comtrators, one to be selected by the city, pensation within sixty days from offerone by the owner of the physical prop- ing in writing to do so, and as to terms erty to be valued, and the third by the and conditions of the use of said track

hereof, and shall contain such terms and Sec. 11. Interurban railways are deconditions as the Board of Commission- fined to be in the meaning of this charers shall see fit to impose. All fran- ter, railways operating their cars by chises shall be exercised in accordance electricity or other motive power, for with the terms of the ordinance grant- the carriage of freight and passengers ing the same and of this charter. If for hire, not wholly within the city and such franchise shall not be exercised in its suburbs to other towns, cities or substantial accordance with the terms villages. hereof, and of the ordinance granting Sec. 12. The poard of Commissioners hearing.

may hereafter be granted by any per-son or corporation to operate a street Sec. 13. The right mentioned in the

tax-paying voters of the city voting shall be subject to the condition that thereon, shall vote to do so; provided, the Board of Commissioners shall have that upon the petition of fifteen per the right to grant to any other person centum of the qualified tax-paying vot- or corporation desiring to build or operers to the Board of Commissioners the ate a street railway or interurban railmatter of the acquisition of such prop- way within or into the City of Collinserty shall be submitted to an election ville, the right to operate its cars over to be determined by a vote of the ma- the tracks of said street railway insotimes in a daily or weekly newspaper, street railway shall first agree in writpublished in said city and provided, ing with the owner thereof to pay it arbitrators so selected. But if the own-er of such physical property shall re-fuse for thirty days to select an arbi-trator, then the value of such property shall be fixed by vote of the majority of the Board of Commissioners. of the Board of Commissioners. | award of the board, when so made, shall see. 9. Ordinances granting fran- be binding on and be observed by the chises shall be subject to the terms parties concerned.

the same, then after notice to and rea-shall have power, subject to the terms sonable hearing of the holders thereof, and conditions contained in this charsuch franchise may be cancelled or an- ter, to grant to any person or corponuled and the Board of Commissioners ration desiring to extend an interurban shall, by ordinance, adopt reasonable railway into the city, the right to lay rules and regulations for such notice and tracks and operate cars over the streets or other property of the city and over Sec. 10. Any franchise or right which the tracks of other street railways for preceeding section shall be granted by conditions as may be imposed by the ordinance only. The granting or refusing of the right or franchise herein mentioned shall be subject to the terms and provisions of this charter concerning the submission of general franchises to a vote of the qualified tax-paying voters of the city, which shall in all things govern and apply thereto.

Sec. 14. The ordinance granting such right or franchise, shall contain such conditions as may seem proper to the Board of Commissioners and shall provide for such reasonable compensation board for the use of the franchise or said railways on all streets over which right granted, which compensation shall be payable anually. And the ordinance granting such right or franchise shall provide that failure to pay said compensation at the time therein shall forfeit and terminate said franchise. Said compensation shall be deemed to be a bonus payable to the fares or rates of any person, firm or city for the use and the right granted and shall be exclusive of and in addition to all ad valorum or occupation taxes, payable by the owner of said franchise.

Sec. 15. The terms of this charter concerning the granting of franchises to persons or corporations for the purpose or rendering any public service wholly within the city and its suburbs shall not apply to interurban railways, exeept as specified in the four preceeding sections and in the various sections providing for the referendum.

Sec. 16. The Board of Commissioners shall have power to authorize steam, railways operating their lines from the of Commissioners may see fit, subject turnouts and switches. to the terms of this charter and to such Any railroad company, interurban or

Board of Commissioners.

Sec. 17. The City of Collinsville shall have the power, by ordinance or otherwise, to regulate the speed of engines, locomotives and street cars within the limits of said city; and to require steam interurban and electric railway companies to keep the streets over which they run properly drained and to light the same wherever deemed necessary and to require steam, interurban and electric railway companies to construct and keep in repair from curb to curb, bridges and crossings over all ditches made or crossed by any line of ing and construction of railroad tracks, turnouts and switches and to regulate the grade of same, and to require them to conform to the grade of the streets of said city as they may hereafter be or are now established, and that said tracks and turnouts and switches be so constructed and laid out so as to interfere as little as possible with the ordinary travel in the use of the streets; to require steam railways using any portion of the streets of the city to pay all or any part of the paving, grading, draining and repairing thereof along the streets so used by such railway, and to light the same whenever and wherever deemed necessary or advisable; to require any street or electric railway company to pay the cost of grading, paving, repairing or repaving, or otherwise improving the street or streets or intersections thereof used or occupied by such railway company and such cost shall be a lien upon the property and franchise of the company.

The portion of the street occupied by City of Collinsville to other towns and an electric or street railway company cities beyond its limits to lay their shall be deemed to be the space beswitches on and over the streets and tween its tracks and twenty-four inches other property of the City of Collins- on the outside of each of its rails. and ville, or such parts thereof as the Board all the space between double tracks,

street railway company proposing, with interurban lines where local service is the permission of the City of Collinsville, to occupy any street or streets already occupied by any other such company shall, besides paying for paving as may be required by the City of Collinsville or by the provisions of this charter, be required also to pay for paying between the tracks of said roads within twenty-four inches of the track if such other road, and such costs shall be a lien upon the property and franchises of the company; and if the Board of Commissioners shall so direct, said street or electric railway company may or required to pave the street or streets occupied by them from curb to curb.

Should any railroad or street railway company propose to lay a track on any street or portion of a street which shall have been improved under the provisions of this act, it shall become liable for the portion of the cost of such improvement as the Board of Commissioners may direct, or as is fixed by this charter. No railroad or street railway company shall be permitted to occupy any street or portion of a street, improved or otherwise, not previously occupied by it, except with the permission of the Board of Commissioners, and majority of the tax-paying voters voting therefor at a regular or special election.

Sec. 18. All persons or corporations now operating, or hereafter operating within the corporate limits of the City of Collinsville, any interurban electric railway line, either on their own or other street railway tracks, shall be required to give reasonable local passenger service thereon within the corporate limits of the City of Collinsville between all points on said interurban line or lines for a fare not exceeding five cents, and to that end shall be required to stop passenger cars so operated by them at all street crossings in said city, to take on and let off local passengers, provided that this

furnished by local cars to the same extent as is required under the foregoing provisions hereof.

Sec. 19. The City of Collinsville shall have the power by ordinance, to fix and regulate the price of water, gas and electric lights, and to regulate and fix the fares, tolls and charges of local telephones and exchanges of public carriers and hacks, whether transporting passengers, freight or baggage, and generally to fix and regulate the rates, tolls and charges, and the kind of service of all public utilities of every kind.

Sec. 20. The Board of Commissioners shall have the power to require any corporation holding a franchise from the city to allow the use of its tracks. poles and wires by any other corporation to which the city shall grant a franchise, upon the payment of a reasonable rental therefor to be fixed by the Board of Commissioners.

Sec. 21. Any election and all regular and special elections held in and for said city shall be governed in all respects by the general election laws of the State, except as herein specially provided.

Sec. 22. The Board of Commissioners shall be vested with the power and charged with the duty of adopting all laws and ordinances not inconsistent with the constitution and laws of this State touching every object, matter and subject within the purview of the local government instituted by this charter.

Sec. 23. All salaries and wages to be paid employes of the city, except as otherwise provided herein, shall be fixed and paid by the Board of Commissioners, acting as a whole, and shall not become effective unless at least two members of the board shall vote there-

Sec. 24. It shall be the duty of the Board of Commissioners, on the second Monday in July, or as soon thereafter shall not apply to any portion of such as practicable, to appropriate such sums of money, respectively, for each of the as the Board of Commissioners may various departments of the city government as it deems necessary for the maintenance and operation thereof during the current year. The current fiscal year shall begin at 12:01 o'clock a. m., on the first day of July of each year.

In addition to the department appropriations herein provided for, the Board of Commissioners shall also make such appropriations for contingent purposes,

as may be deemed necessary.

The appropriation herein provided for based upon estimates submitted by the Business Manager, in his annual budget, provided the same shall have been submitted to the board as herein provided.

The head of each department created by the Board of Commissioners shall make a written report to the Business Manager not later than the fifth day of July in each and every year, showing the operation of such department for the preceding year. These reports shall be transmitted to the Business Manager and shall accompany and be made a part of the Business Manager's report to the Board of Commissioners, which report shall not be made later than the second Monday in July in each

Manager shall also The Business make such recommendations to Board of Commissioners concerning the increase or decrease of departmental estimates as in his judgment may best serve the interests of the city. He shall also submit an estimate for a special contingent fund for the current year.

In making up the budget allowance for any current year the Board of Commissioners shall first make provisions for the payment of the interest and for the creation, setting aside and preservation of a legal sinking fund upon all of the outstanding indebtedness of the city and shall then make such appropriations as the remaining revenues of the city may justify to be appropriated among the respective departments, or otherwise appropriated for public uses, shall have the management and control

deem best; provided, however, that in no case shall the entire appropriation so made, including interest and sinking fund on the bonded debt, and appropriation for all other public uses and purposes, ever exceed the estimated available resources, which shall be based upon the probable revenue of the city derived from ad valorem taxes upon the basis of the total valuation of property for taxation for the preceeding year, and of such other contingent revenues of the city as will probably accrue.

It shall be deemed malfeasance for the Board of Commissioners to make an appropriation in the budget, the sum total of which shall exceed the estimated available or probable revenues for

any current fiscal year.

Sec. 25. The Board of Commissioners at its second regular meeting in June of each year, or as soon thereafter as practicable, shall levy the annual tax for such year, but special taxes or assessments allowed by this charter may be levied, assessed and collected at such times as the Board of Commissioners in each case may provide.

Sec. 26. The Board of Commissioners shall have full power to provide, by ordinance, for the prompt collection of taxes, levied, and imposed under this charter, and are hereby authorized, and to that end may and shall have full power and authority to sell or cause to be sold all kinds of property, real and personal, and may and shall make such rules and regulations and ordain and pass all ordinances deemed necessry to the levying, laying, imposing, assessing and collecting of any taxes provided for in this charter. Unless otherwise provided by this charter and by ordinance passed thereunder, all property in such city liable to taxation shall be assessed in accordance with the provisions of general laws of the State insofar as applicable.

Sec. 27. The Board of Commissioners

of the finances of the city except as tion of which is paid from the City otherwise herein provided. They shall have the power to appropriate money and provide for the payment of debts and expenses of the city; to provide by ordinance special funds for special purposes provided for under the provisions of this charter, and to make the same disbursable only for such purpose, and to impose proper penalties for enforcing the same; to provide by ordinance for the payment of any existing and outstanding indebtedness and for the payment of any bonds that may from time to time, be issued, and shall for such purposes have the power to levy, assess and collect a special tax.

Sec. 28. The Board of Commissioners shall have the power to fund or refund by ordinance the whole or any part of the existing debts of the city, fund thereof.

Sec. 29. Neither the Business Manager nor any member of the Board of Commissioners, nor any elective or appointive employe of the city, shall be directly or indirectly in the employ of any person, company, or corporation holding or seeking to hold any franchise of the City of Collinsville, or shall rerecive, directly or indirectly, any wage, commission fee, gift, favor or payment from any such franchise holder, and a violation of this section shall ipso facto, render vacant the position held by the person so violating it, and shall be punished as bribery.

No member of the Board of Commissioners or any other officer of the city shall be directly or indirectly in-

Treasury, or by any assessment levied by ordinance or resolution of the Board of Commissioners; nor by the surety of any person having any contract work or business with said city for the performance of which security may be required, nor be the surety on the official bond of any officer of the city. Contracts in violation of said provision shall be void, and any officer violating the foregoing provisions shall be deemed guilty of malfeasance.

Sec. 30. The Board of Commissioners shall by ordinance adopt such rules and regulations for its government and order of business as its members may deem best. It shall be the judge of the qualifications and election of its members, including the Business Manager, and shall have authority to recount the or any further debt by acquiring and votes cast for either of its members, cancelling the evidence thereof and to and to correct the results, which may issue other bonds in lieu thereof, either have been theretofore declared, in the registered or coupon, bearing interest at event notice of a contest of any such a rate not greater than the original in-election shall be given within thirty debtedness, and to this end may apply days after such election shall have been the sinking fund belonging to any series held. It shall also be the judge of the of bonds so refunded, and may pay and election and qualification of all other retire any bond by using the sinking city officers subject to the provisions of this charter applying thereto. may punish members, or other persons, during its sittings by fine or imprisonment in the city jail, or by both such fine and imprisonment, for disorderly conduct.

Sec. 31. The Business Manager and each commissioner and clerk, and City Assessor and Collector of Taxes, be, and they are hereby authorized to administer oaths in the municipal affairs and government of the city.

Sec. 32. All the powers vested in this charter in the Board of Commissioners of the City of Collinsville, in regard to ordinances and all legislative authority vested in said board, are subordinate and subject to said powers of the initiative and referendum as set forth terested in any work, business or con- in the Constitution and statutes of the tract, the expense, price or considera-! State of Oklahoma, which are now in toree and effect, or which may be here- tuc of his office to assess and collect initiative and referendum.

a majority of the qualified tax-paying ordinance. voters of the city, voting at an election. For the failure of any officer to deheld therefor or at any other election, posit in any of the depositories of the shall vote in favor thereof. city within twenty-four hours of the

ment of special assessment.

after passed to carry out the provisions the taxes herein provided for. The Article XIV.

Revenue and Taxation.

1. The City of Commissioners shall collect all taxes due the city, whether the same tion, licenses the control of the city of of the constitution in regard to the Board of Commissioners shall collect all Section 1. The City of Collinsville posit same in the city's depositories shall have the power and is hereby within twenty-four (24) hours of their authorized annually to levy and collect collection and shall make and publish taxes for general revenue purposes, not a monthly report of the same. They to exceed eight (8) mills on the dollar shall be vigilant and see that no busiof the assessed value, on all real, mixed ness of any kind is conducted unless the and personal property in the city, not license or occupation tax due shall have exempt from taxation by the Constitu-been first paid. The Board of Commistion and Laws of the State of Oklaho- sioners shall be responsible for all acts ma; provided, that an additional levy of the officials charged with the assessof not more than four (4) mills on the ment and collection of the taxes herein dollar of the assessed value on all real, provided for. They shall be active in mixed and personal property in the city, the collection of all delinquent taxes not exempt from taxation by the Con- and enforce their collection as herein stitution and Laws of the State, when provided, and as may be provided by

Sec 2. The City of Collinsville shall collection thereof of all moneys collevy and collect sufficient additional lected by him, said officer and the surerevenue to create a sinking fund to be ties on his bond shall be required to used, first, for the payment of interest pay interest to the city at the rate of coupons as they fall due; second, for ten per cent, per annum on such money the payment of bonds as they fall due; until deposited. Failure to deposit any third, for the payment of such parts of collection as required, shall remove said judgments as said city may, by law, be officer, ipso facto, and failure to so rerequired to pay; fourth, for the pay- move any officer, so failing, shall be sufficient cause to remove from office Sec. 3. The assessment and collect the Board of Commissioners. If the tion of taxes shall be under the super- Board of Commissioners propose to invision of the Board of Commissioners, crease any assessment over the amount and they shall be directly responsible assessed in the preceeding year, they for the performance of all duties re-shall cause notice to be given to the lating thereto. They shall assess all owner, stating the fact that the assesstaxable property in such manner and ment of the property is about to be inat such time as they may prescribe by creased, and said noice shall be adordinance in accordance with the pro-dressed to the owner, agent or reprevisions of this charter. They shall have sentative thereof, and mailed at the power to require all property holders to postoffice in the City of Collinsville, tender a correct account of their prop- and shall give further notice by publierty under oath or affirmation to be cation three times in some newspaper administered by them or by any duly published and of general circulation in authorized officer of the City of Collins- the city and not less than three days ville, having power by ordinance by vir- shall intervene between each publication if such publication be made in a daily newspaper, if made in a weekly newspaper it shall be published twice and not less than one day shall intervene between the last day of publication and the day set for the hearing. Said notice need not specifically designate the particular property, or the amount to be increased. When the owner is unknown the newspaper notice shall be sufficient.

The Board of Commissioners shall have power to prorate the taxes against tracts of land owned by different own; ers, which have been taxed together as one tract, and to divide and apportion the lien to each of the several tracts according to its proportion of the entire assessment.

For the purpose of carrying out the provisions herein made for the assessment and collection of taxes, the Board of Commissioners shall create by ordinance the office of City Assessor and Collector of Taxes, provide the rules and regulations for said office not inconsistent with the provisions of this charter and may combine said office with any other office.

Sec. 4. The Board of Commissioners shall have full power to provide by ordinance for the prompt collection of taxes assessed, levied and imposed under this charter, and are hereby authorized, and to that end may and shall have full power and authority to sell or cause to be sold all kinds of property, real and personal, and may, and shall make such rules and regulations and ordain and pass all ordinances deemed necessary to the levving, laying, imposing, assessing and collecting of any taxes provided for in this charter. Unless otherwise provided by ordinance and this charter, all property in such city liable to taxation shall be assessed in accordance with the provisions of the general laws of the State, insofar as applicable.

Sec. 5. The Board of Commissioners

ulate the manner and mode of making out tax lists, inventories and appraisements of property therein, and to prescribe the oath that shall be administered to each person on rendition of his property, and prescribe how, when and where property shall be rendered, and to prescribe the number and form of assessment rolls and fix the duties and define the powers of City Assessor and adopt such measures as the Board of Commissioners may deem advisable to secure the assessment of all property within the city limits, and collect the tax thereupon, and may provide a fine for all persons neglecting, failing or refusing to render their property for taxation.

Sec. 6. The Assessor of Taxes shall. at least ten days before the first day of January of each year, give public notice by advertisement in some paper, that all persons owning or controlling, as agent or otherwise, any personal property or real estate subject to municipal taxation on or before the first day of April of each year. All merchants doing business in the city are required within the same time, to furnish the Assessor and Collector of Taxes a true statement, verified by affidavit, of all goods, wares and merchandise owned or kept on hand by such merchant on the first day of January. Any merchant failing to comply with this requirement shall be liable to such fine as may be imposed by ordinance.

Sec. 7. If the Assessor of Taxes shall discover any real or personal property which was subject to taxation for any previous year, and which from any cause has escaped taxation for that year, he shall assess the same in a supplement to his next assesment roll at the same rate under which such property should have been assessed for such year, stating the year, and the taxes thereon shall be collected the same as other assessments: Provided, that such supplement roll may be made at any shall have power by ordinance to reg- time and reported to the Board of Comnumber of such rolls may be made that in the name "unknown." may be necessary. The taxes assessed in such supplement rolls for years previous to the approval of such rolls by the Board of Commissioners, and such taxes may bear interest at the rate of six per-cent, per annum from date on which the same would have been delinquent if levied and assessed, and if the same shall not be paid within thirty days after the date of such approval the Board of Commissioners shall proceed to collect the same by advertisement and by sale of such property as soon as practicable; such advertisement and sale to be made in the same manner, and for the same time as in cases of the sale of such property for other ad Valorem taxes, as prescribed by the city charter: Provided, that a misnomer of, or failure to name the owner in the assessment roll shall not affect the validity of the assessment of any taxes; and, provided further, that when such taxes have not been attempted to be assessed for such previous year, such taxes shall bear interest only from the date of approval of the supplement rolls. The Assessor of Taxes may in any year reassess property, which, because of irregularity in the assessment, of any previous year may have been improperly assessed; such reassessment shall be at the value at which it should have been assessed in any such year, and property owners of such property shall take notice of such reassessment, if made prior to the first of April in any year, but if made after such date, notice shall be given by the Assessor and Collector of Taxes as in ease of the raising of an assessment. Any property owner whose property has been reassessed may appeal to the Board of Commissioners appeals from property assessments as in case of an original assessment.

missioners for its approval, and any known, such assessment may be made

Sec. 9. No irregularity in the time or manner of making or returning the city assessment rolls or the approval of such rolls shall invalidate any assess-

Sec. 10. All property, real and personal, shall be rendered for taxation by the owner thereof or his agent as provided by the laws of the State for the rendition of property for assessment by the county: Provided, however, that in making such renditions the owner or agent shall not be required to state the value of the real property, but shall furnish to the assessor, verified by the oath of the party making such rendition, a full and complete list and schedule of all property, real and personal, belonging to the person, firm or corporation in whose name such property is rendered. It shall be the duty of the assessor to value each and every item of the property so rendered in accordance with the fair cash value estimated at the price it would bring at a fair voluntary sale to be applied alike to all tax-payers, and to transmit to the Board of Commissioners all renditions thus made, together with a statement by him, verified by his oath, to the effect that he has truly, fairly equally valued all such property. The Board of Commissioners, sitting as a board of equalization and appeals, shall revise the tax rolls, and it shall be their duty to correct all unequal assessments, and to increase or reduce the valuation fixed by the assessor as the case may require, so as to equalize the basis and method of assessment adopted for all such renditions. It shall also be their duty to hear and fairly determine all fixed by them or under their authority. Sec. 8. The Assessor of Taxes shall It shall be the duty of the Board of assess all property which for any cause Commissioners to adopt such rules and has not been rendered, placing such regulations from time to time as to valuation thereon as he may deem just, them may appear necessary to secure If the owners of such property are un-complete renditions for assessments of

all taxable property in the city.

The Board of Commissioners shall cause to be prepared, as soon as practicable, an alphabetical list of the taxpayers of the city, together with the total amount of property assessed against each which list shall be preserved in the office of the Business Manager and shall be accessible to the

Sec. 11. A lien is hereby created on all property, personal and real, in favor of the City of Collinsville, for all taxes, ad valorem, occupation or otherwise. Said lien shall exist from August first each year until the taxes are paid. Such lien shall be prior to all other claims, and no gift, sale, assignment or transfer of any kind, or judicial writ of any kind, can ever defeat such lien, but the Business Manager shall pursue such property, and whenever found may siece and sell enough thereof to satisfy such

State of Oklahoma.

Sec. 13. All taxes shall be payable as the taxes.

be necessary, but it is hereby made the the sale is made, and shall give notice

time between the first day of August and the first day of November in each year and pay his or her taxes. If any taxpayer shall fail to pay such taxes before the first day of November after the same shall become due, the same shall be delinquent and bear interest at the rate of six per cent. per annum Upon all taxes paid or collected after the first day of November the Business Manager shall collect from the delin quent taxpayer a penalty of two per cent, of the total amount of taxes collected or paid by such taxpayer. On all taxes paid or collected after the first day of December next following the time when such taxes shall have become due, the Business Manager shall collect a penalty of four per cent. on the total amount of taxes paid or collected. On all taxes paid or collected after the first day of January next following the date on which such taxes shall have become due, the Business Manager shall Sec. 12. If anyone against whom a collect a penalty of six per cent. on the personal tax is assessed, and which is total amount of taxes paid or collected. due and unpaid, whether the same be On all taxes paid or collected after the delinquent or not, shall have removed first day of February next following the out of the city, or shall be about to re-, time at which such taxes shall have bemove out of the city, or shall have re- come due, the Business Manager shall moved or about to remove his personal collect a penalty of ten per cent. on property out fo the city, it shall be the total amount of taxes paid or colduty of the Business Manager to pro- lected, which penalty shall be cumulaceed at once and collect such taxes by tive of and in addition to the interest seizure and sale of any personal prop- provided for by this section and such erty of such person to be found in the penalties shall be an obligation of the City of Collinsville or anywhere in the taxpayer, and be secured by the same lien and collected in the same manner

at the office of the Business Manager Sec. 15. The Business Manager shall, or City Assessor and Collector of Taxes, by virtue of his tax rolls, have power and the Board of Commissioners shall and authority to seize and levy upon have full power to sell or cause to be personal property and real estate and sold, all personal and real property for sell the same to satisfy delinquent taxes due, and shall make all rules and taxes. When he seizes personal propregulations necessary for such purpose. erty for such purposes he shall keep the Sec. 14. No demand for taxes shall same at the expense of the owner until duty of every person or corporation of the time and place of sale of same subject to taxation to attend at the by posting a written notice at the City office of the Business Manager some Hall door, at least ten days before the

date of sale. He shall sell the same conveyed was advertised according to to the highest bidder for cash for all law taxes, interest, cost and expense of caring for said property, and shall make an entry in the books of sales of the amount realized; all such sales shall be made at any door of the City Hall specified by ordinance.

Sec. 16. Before sales of real estate are made, notice of the time and place of sale, together with, as near as may be, a description of the property shall be given by posting one notice at the City Hall in the City of Collinsville. also by publication in some newspaper of the city, for at-least three weeks, and shall be published not more than twice in any one week which shall contain a statement of the amount due on each particular piece of ground; all such sales shall be made at any door of the City Hall, specified by ordinance.

Sec. 17. The Board of Commissioners shall have full power to do, or cause to be done, everything whatsoever necessary to enforce a prompt and valid assessment and collection of all taxes and assessments provided for in this charter, and to make all regulations necessary for a valid assessment of such taxes and for the sale of property for said taxes and assessment.

Sec. 18. The Buiness Manager shall, where any real estate has been sold for taxes, make and execute a deed to the purchaser for the property sold, which deed shall be prima facie evidence of the following facts:

First. That the lot or lots, or property conveyed, was or were subject to taxation and assessment at the time of such sale, and at the time taxes thereon were levied and assessed, and that such taxes were regularly levied and assessed in all respects according to law.

Second. That such taxes were not paid in whole or in part at any time before such sale and that a lien existed on the property conveyed in such deed for taxes.

Fourth. That the property conveyed was advertised according to law, was regularly and lawfully sold for taxes which were delinquent at the time of the advertisement and sale.

Fifth, When such property shall have been sold to the City of Collinsville or any other purchaser, at such sale, either for general or special taxes, the title acquired by the city, or such purchaser shall not be disputed by any person whomsoever, or for any cause whatever, except upon tender to said city, or purchaser, of the taxes lawfully due on such property for which such sale was made, together with lawful interest thereon, and all accrued penalties and costs, as provided by the city charter of the City of Collinsville.

Sec. 19. A sale of personal property for delinquent taxes shall convey with an absolute title and the owner shall have no right to redeem the same.

Sec. 20. The city shall have the right to become a purchaser of property at tax sales, and the chairman of the Board of Commissioners shall attend such sales for such purpose, and may empower any person to so bid on behalf of the city.

Sec. 21. Whenever any real property is bid off to the city, or to any individual for delinquent taxes, the owner or attorney, or his agents may redeem the same at any time within two years from day of sale by paying the following amounts:

All taxes paid or due, ten per cent per annum interest thereon from the time they became delinquent, and two and one-half (\$2.50) dollars as costs on each piece of property sold, and as a further penalty, a sum equal to twenty-five per cent. of the amount of the celinquent tax, if redeemed in three months; fifty per cent penalty if redeemed in six months, seventy-five per cent, penalty if redeemed in one year. Third. That the real estate therein and one hundred per cent. if redeemed thereafter within two years, the said property, and for the enforcement of or an individual.

upon the assessment rolls.

Sec. 24. When the owner of the property or his agent shall render any propby such owner or his agent, the suffici- taxes. ency of such description shall not be disputed by such owner in any action all purposes of such assessment.

penalties to go to the purchaser at tax levies for such taxes; and the assesssales, whether the purchaser be the city ment rolls shall be prima facie evidence of the facts stated in said rolls and Sec. 22. All levies of ad valorem that all taxes assessed on such rolls taxes heretofore made by the City of have been regularly levied and assessed Collinsville, and all assessments hereto- in accordance with the provisions of fore made, and assessment rolls hereto- this charter and of the law; and no irfore placed in the hands of the City regularity in the manner of levying or Collector of Taxes for collection are assessing taxes shall invalidate the hereby validated and the same shall be same unless it appears from affirmalegal and binding, regardless of any tive proof that such irregularity operirregularity that may exist in the man- ated injuriously to the taxpayer atner of making such levies, and the mak- tempting to avoid the payment of such ing and returning of such assessment tax. Nothing in this section shall prerolls. This provision shall apply to all vent the Board of Commissioners from suits and actions now pending, as well hearing all complaints as to erroneous as those hereafter prosecuted. and unjust assessments, and said Board Sec. 23. In any suit by the City of of Commissioners is hereby empowered Collinsville for the collection of any de- and it is hereby made their duty to linquent tax where it shall appear that hear such complaints, and said board the description of any property in the shall have power within one year after city assessment rolls shall be insuffici- this act goes into effect, and not thereent to identify such property the city after to readjust, compromise and setshall have the right to set up in its tle all disputes with reference to the pleadings a good description of the legality of validity of taxes claimed to property intended to be assessed and to be due by any person or persons upon prove the same, and to have its judg-, any real estate within the city. They ment foreclosing its tax lien upon the may reduce former assessments on satsame and personal judgment against isfactory proof that the same was exthe owner for such taxes, the same as cessive; such settlement when certified if such property were fully described to by the Board of Commissioners to be filed with the Business Manager, who shall accept payment of taxes in accordance therewith and thereafter a tax reerty to the assessor for assessment ceipt for the amount of said taxes in and such property is assessed in ac-full for all such years as aforesaid shall cordance with the description furnished be acepted in full satisfaction for said

Article XV. Public Utilities.

or suit for the collection of such taxes; Section 1. No street, alley, or public but the same shall be binding upon highway in the City of Collinsville such owner, and shall be sufficient for shall ever be used by any person, firm or corporation for the construction or Sec. 25. The provisions herein for operation of a street railway, telegraph the collection of taxes shall not be con- line, telephone system, or any other strued to prevent the city from filing business of a public or quasi public nasuit in any court of conpetent juris- ture, without obtaining authority therediction for the collection of any taxes for under a franchise granted by the due on real estate, as well as personal Board of Commissioners, in accordance

with the provisions of this charter. It, mains or sewers, either within or withshall be the duty of the Board of Commissioners and the City Attorney to bring suit to enforce this provision against any person, firm or corporation violating the terms thereof, for the purpose of ejecting the offender from the occupancy of such property, and to recover damages for the illegal use there-

Sec. 2. The Board of Commissioners shall have power, by ordinance, to provide for and construct a general sewer and drainage system, to be divided into public and private sewers, and drains, and to be constructed, maintained and regulated in such manner and out of such material as the Board of Commissioners may prescribe. Sewers may be established as the Board of Commissioners may direct, and there may be extension of branches of sewers already highway.

the following purposes, to-wit:

out the city limits, or for the improvement and enlargement of its water works, including riparian rights, water sheds, reservoirs, etc., parks, squares, and pleasure grounds, or for the straightening or improving of the channel of any stream, branch or drain such property may be taken for such purposes by making just compensation to the owner thereof. If the amount of such compensation shall not be agreed upon, it shall be the duty of the Board of Commissioners to cause to be stated in writing the real estate or property sought to be taken, the name of the owners hereof, and his residence if known, and the purpose for which said property is sought to be taken, and file such statement with the judge of the district court of Rogers County. Upon the filing of such statement, it shall be constructed or entirely new throughout the duty of such judge, in term time as may be deemed expedient. The or vacation, to appoint three disinter-Board of Commissioners may, if neces- ested freeholders and qualified voters of sary, levy a tax on all taxable prop- the City of Collinsville as special comerty in the entire city, to pay for the missioners to assess the damages to construction and repairs of such public accrue to the owners by reason of such sewers which shall be called a "special condemnation. The special commissionsewer tax," and shall be used solely ers so appointed, shall, in their profor such purpose. No public sewer ceedings, be governed and controlled by shall be run diagonally through private the State laws in force in reference to property when it is practicable, without the condemnation or right of way for injury to said sewer to construct it railroad companies, and the assessment parallel with one of the exterior lines of damages therefor, the City of Colof such property. No public sewer shall linsville occupying the position of the be constructed through private property railroad company. In estimating the when it is practicable to construct it damages to such property the jury shall along or through a street or public not only estimate the value of the land so taken but shall also estimate the Sec. 3. The Board of Commissioners damage done to the remainder of any shall have the power to appropriate pri- land from which it is taken by reason vate property for public purposes, of such taking and use: Provided, howwhenever the Board of Commissioners ever, that in case of the condemnation of said city shall deem it necessary to of land for the opening, extending or take any private property either within widening of any street, or for straightor without the city limits for any of ening or improving the channel of any stream, branch or drain within the cor-In order to open, extend, change or porate limits of said city, the Board of widen any public street, avenue or al- Commissioners may, by ordinance, proley, or for the construction of water vide that the cost of such property

shall be paid by the property owners, subdivision of the land in the immedisuch property should not be assessed so condemned. Such notices may be of Collinsville, or any other officer of the State of Oklahoma, County of Rogers, authorized by the laws of said State to serve process of the courts of said State; and in all cases, where such owner or owners, or any of them, are absent from said city and county, upon the agent of such absent owner, if such owner shall have an agent in said city or county, and in case such absent owner shall not have such agent, or in case the owner of such property is unknown, then such notice shall be published for two days consecutively in some daily newspaper or once in a weekly newspaper, published in the City of Collinsville; such notice shall be given five full days before the final determination by the special commissioners of the amount of assessment against the owners of such property for such improvement; said special commissioners shall determine the value of the property deired to be taken, belonging to the different owners thereof, if there be more than one such owner, and if there be only one such owner, the value of the same, and shall also find how much of the cost thereof shall be as-

owning property in the immediate vicin- ate vicinity thereof specially benefited ity thereof and benefited thereby. In and enhanced in value by the making such cases the City Engineer, or other of such improvement, and shall report person designated by the Board of Com- all said matters to the Board of Commissioners shall, under the direction of missioners of the City of Collinsville, the special commissioners appointed, showing a description of the property make a plat of the property which in taken and condemned and the name of the judgment of said special commist the owner thereof, if known, and if the sioners will be specifically benefited and owner of any such property is unknown, enhanced in value by the making of shall state said fact, or if there be improvement, whereupon such more than one owner of such property. special commissioners shall issue notice then the description of the property of to the owners of such property to ap- each said owner, if known, and if unpear before them at a time and place known, shall state such fact and the to be designated in such notices to value of the property of each such ownshow cause, if any they have, why er so condemned, and also the description and name of the owner of each pay the cost of the property subdivision of property if known, and. if unknown, shall so state, describing served by any police officer in the City such property so as to identify it against which special assessment should in the judgment of said board, be made to pay for such property condemned, such apportionment shall be made according to the benefits that will, in the judgment of said special commissioners, be received by or accrue to such lot or subdivision of property by reason of the making of such improvements, and such report shall be filed with the Business Manager for the consideration of the Board of Commissioners. The Board of Commissioners shall, as soon as practicable after the filing of such report, consider the same, and if the same is approved by a majority vote of the members present at the meeting at which it considers the same, the same shall be final and binding upon the city and all parties at interest therein. If the Board of Commissioners shall approve said report, it shall levy a special tax against the property shown by said report to be benefited and enhanced in value by such improvement, according to the recommendation made in such report; such taxes shall be a lien on the property against which the same shall be assessed, from the date of such levy, and sessed against the owner of each lot or shall become due and delinquent at the

times provided in the ordinance levying the same. If the same shall not be paid as provided in such ordinance, the Board of Commissioners shall proceed to collect same, as provided in the ordinance, levying same by the advertisement and sale as provided in the city charter in cases of the sale of such property for delinquent ad valorem Provided, that it shall not be necessary to make such sales at the same time as provided for in the sale of property for delinquent ad valorem taxes. The special commissioners appointed under the provisions of this section shall have the same power to issue writs and subpoenas and compel the attendance of witnesses, etc., as commissioners appointed for the condemnation of land, etc., for the right of way of railroads under the general laws of the State of Oklahoma; shall receive the same compensation for their services and shall be governed in all respects not herein otherwise provided by general laws in all matters relating to their procedure. The compensation for the land and property taken or damaged under the provisions of this section shall be paid to the owner of such property so taken or damaged, or secured by a deposit set apart in money in the hands of the City Treasurer, subject to the order of such owner, before such property is taken or damaged: Provided, the city may make such payment out of the general fund, if the Board of Commissioners shall deem it advisable, and when the amounts assessed against the property specially benefited as is herein provided are collected, may repay to the said general fund the amount so advanced, and such payment shall not be a waiver of the city's rights to make such collection.

Sec. 4. The Board of Commissioners shall have power to cause telegraph, telephone and electric light companies to change the location of their poles; also to cause all erected poles not in use

companies shall fail to do such things after being notified the city may have the same done at the expense of such companies. The Board of Commissioners shall also have the power to require telegraph, telephone companies and electric light companies to run their wires under the ground, if, in the wisdom of the board, public interest should so demand.

Sec. 5. Any person, firm or corporation holding any franchise heretofore or hereafter granted by the city, authorizing the use or occupation for any purpose of any street, avenue or alley in the city, or any portion thereof, and requiring or binding the person, firm or corporation holding such franchise to keep any portion of such street, avenue or alley so used or occupied, or the pavement thereof in repair, or to maintain the same in condition for public travel; or any person, firm or corporation who, under any contract heretofore or hereafter made with the city for the construction, reconstruction or repair of the pavement or other improvement of any avenue, street, or alley, or any portion thereof, shall be or is bound to keep the same in repair or in good condition for public travel, or to do or to perform any duty relating to the maintenance or repair of such pavement or other improvement, for any term of years mentioned in such contract, who shall be served with a written notice signed by any owner or owners of property abutting such street, avenue or alley, or such portion thereof, such notice to be served by delivering in person or by mailing same by registered mail to such person, firm or corporation, or any officer or agent thereof, at the postoffice address of his residence, and who shall fail or refuse to repair or place in condition for travel according to the terms or requirements of such franchise or contract, the portion of such avenue, street or alley mentioned in such notice which such person, firm or corporation is to be taken down and removed. If such bound to repair or maintain, within unity days after date of the service of such notice, shall forfeit to the city the sum of fifty dollars for each day after the expiration of said ninety days until said avenue, street or alley or portion thereof mentioned in said notice, and which such person, firm or corperation is bound to repair or maintain, is repaired and put in good condition for public travel, as required by the terms of such franchise or contract, or until the requirements and terms of such contract are complied with, such sum or sums to be recoverable at the suit of the city or at the suit of any owner of propcrty abutting on said avenue, street or alley, or portion thereof, to the use of the city, in any court of competent jurisdiction. The penalty herein provided shall be in addition to and cumulative of m nt contained in such franchise or confranchise or contract.

ment of any bonus, the said payment shall be secured by a prior lien on all property of said grantee, within the city, whether expressly stipulated for or not, and any failure to properly pay such bonus according to the terms of the grant, or any failure to pay any tax of any kind, shall be a cause of forfeiture of the franchise or privilege granted, whether such forfeiture be expressly provided for or not.

Article XVI.

Street and Sidewalk Improvements. Section 1. When the Board of Commissioners shall deem it necessary to grade, pave, macadamize, gutter, drain or otherwise improve any street, avenue or alley or any part thereof, within the limits of the city for which a special tax is to be levied, as herein proany other penalty, condition or require- vided, said board shall, by resolution, declare such work or improvement nectract. In any suit brought under this essary to be done, which resolution shall section any judgment therein recovered be adopted by a majority vote of the may be made a lien upon any sum held board, and the passage of such resoluby or deposited with the city, or in tion shall be conclusive of the public netrust, to guarantee or secure the per-| cessity therefor, and the benefit thereof, formance of the conditions of any such and no notice of such action by the board shall be requisite to its validity. Sec. 6. Whenever any franchise to Such resolution shall, in general terms, any person, firm or corporation has set forth the nature and extent of the heretofore been made, or shall hereafter improvement or improvements to be be made or granted by the Board of made, the section or sections of any pub-Commissioners for the use of any street lie street, avenue or alley to be imof the city for the purpose or for the proved, the material or materials with exercise of any public privilege or ad- which the improvements are to be convantage, and the said grant has been structed and the method or methods unor shall hereafter be made upon any der which the costs of such improveconditions named in said grant or ments are to be paid. Such resolution things to be performed by the said may specify that such improvements grantee, and such grant shall contain may, at the election of the board be no condition of forfeiture, yet the breach constructed from different material and of any condition so named in any such may specify different or alternative grant, or any failure on the part of said methods of making such improvements. grantee to promptly pay any tax what- and providing for the payment of the ever assessed by the city, shall be or costs thereof. Upon the passage of such cause a forfeiture of the said franchise resolution it shall be the duty of the or privilege so granted, as if expressly City Engineer or other person desigstipulated for therein, and whenever any nated by the Board of Commissioners such grant has been or shall hereafter to forthwith prepare specifications for be made in consideration of the pay- such improvement, which specifications

shall embrace the different materials or p different plans or methods, under which said improvements or part thereof are to be constructed or paid for, if such different materials or alternative plans or methods of construction or payment are specified in such resolution; and such specifications shall also describe the character of bond or bonds required of the successful bidder for the construction of such improvement and the maintenance thereafter, as herein provided. When such specifications have been prepared they shall be submitted to the Board of Commissioners for its approval. The board shall have power to require of the contractor or contractors to whom the work may be let, a bond for the faithful performance of the contract and the maintenance of the work in good condition at the cost of the contractor for a term not less than five years from! the completion thereof, and for the Sec. 4. The costs of grading, paving, maintenance thereof by the contractor. The bonds required by the Board of acceptable to said board which shall be a surety company authorized to do business within the State of Oklahoma.

Sec. 2. The Board of Commissioners shall have power to cause sidewalks, curbs and gutters to be constructed, reconstructed or repaired under and by virtue of the terms of this article and the various subdivisions thereof, either separate or together with other improvements: Provided, that the cost of constructing, reconstructing or repairing sidewalks shall be borne entirely by the owners of property abutting upon said sidewalks; and , provided further, that the right of the board to order the construction, reconstruction or repairing of such sidewalks, curbs and gutters shall be exclusive of, and in addition to the powers in this charter conferred upon the Board of Commissioners to order such improvements.

Sec. 3. The Board of Commissioners is hereby empowered to establish and change the grade of all streets, avenues, alleys, or other public places in the city, or part or section thereof, whenever in their judgment, the public convenience may require such change of Provided, that no material grade: change of the permanent established grade shall be made without making due compensation to the owners of abutting property having permanent improvements erected thereon, with reference to the previous legally established grade, and the Board of Commissioners shall prescribe, by ordinance, the method of ascertaining the compensation due to any such property owner whose property is affected by such material change of street grade, and the city shall pay to such owner such compensation so ascertained.

curbing and guttering any street, avenue or alley may be paid in part by Commissioners to be executed by the the city or in part by the owners of contractor shall be executed by such property benefited by such improvecontractors to whom the work may be ment and abutting upon the property, let together with one corporate surety street or alley or portion thereof ordered to be improved, and any resolution or ordinance passed and adopted by the Board of Commissioners declaring the necessity for such construction shall provide what proportionate part, if any, of the costs of such improvement shall be paid by the city, and the proportion of the costs that shall be borne by the owners of property abutting on such street. or alley or part of street or alley so ordered to be made: Provided, that when any person, firm or corporation owns any railroad or street railroad or railroad switch of any kind on such street or alley or portion thereof ordered to be improved, such person, firm or corporation shall pay the whole costs of such improvement between the rails and tracks, and for two feet on each side of the rails of such railroad or street railroad, and the city and abutting property owners shall be relieved of the

road. The prorata share of the cost paved, curbed or guttered as herein proof such improvement payable under the vided any person, firm or corporation terms hereof by any railroad or street having right of way or operating a railrailroad or the owners thereof, together road intersecting or crossing such street, with all costs of collecting the same, avenue or alley so ordered improved, shall be a special tax against, and secured by a lien upon the roadbed, ties, ling, paving, curbing and guttering and rails, fixtures, rights and franchises of such railroad or street railroad and the owners thereof, and whenever a contract shall be let for any such improve- Sec. 5. When specifications have been ment the Board of Commissioners shall adopted by the Board of Commissioners levy a special tax upon the railroad, ties, rails, fixtures, rights and fran- ed for by the city charter, it shall be chises of such railroad or street rail the duty of the Business Manager to at road, for the pro rata share due from once advertise for sealed bids for the such road, for improvement between construction of such improvements, in their tracks and rails and two feet on accordance with the specifications adopteach side thereof. Said tax shall be ed therefor. Such advertisement shall levied at or after the time such contract! be inserted not less than two consecuis let or executed and shall become due tive times in a newspaper of general cirand delinquent as the ordinance levying culation in the City of Collinsville and the same may specify, and shall be a shall state the time within which bids lien from the time of levying and the may be received as prescribed by the proceeds thereof shall be used for the board, which shall be not less than ten payment of the costs of such improved days nor more than thirty days from ment. If said taxes be not paid as pro- the first insertion of said advertisement. vided for by ordinance, then collection Bids shall be filed with the Business shall be enforced as the collection of Manager or such other officer as the other taxes by advertisement and sale board shall designate and shall be openof the property, rights and franchises ed and read in public meeting of the levied upon: Provided, it shall not be Board of Commissioners. The board necessary to sell at the same time as shall have the right to accept such bids for delinquent ad valorem taxes. At as it shall deem most advantageous to any such sale the City Tax Collector or the city and the owners of the property such other officer as shall be designated abutting on the public street or alley by the board shall execute to the pur- named, to be improved, or may reject chaser a deed similar to the one exe- any and all bids; and where any imcuted when the property is sold for ad provement is ordered on different specivalorem taxes. Such assessment and fications, and for the construction of lien may also be enforced by brought in any court having jurisdiction terial, and under different plans or thereof. The lien provided for shall be a methods of construction, or payment for first and prior lien paramount to all en- such improvements, the board shall have cumbrances except taxes, upon the full power after opening bids, to select roadbed, ties, rails, fixtures, rights and such methods, plans or materials for franchises of the person, firm or corpo- making such improvements or any part ration or company owning the railroad thereof, as it may deem best and to let or street railroad aforesaid.

part of the costs to be paid by such street, avenue or alley is ordered graded. shall bear the entire expense of gradlaving sidewalks over and across their tracks and right of way for the full width of such right of way.

for contemplated improvements, providsuit work or part thereof, with different mathe work to such bidder and upon such Povided, further, that when any bid as it may select, subject to the

terms thereof. No bid shall be amended, such costs assessed against the owners satisfactory.

revised or changed after being filed. All of such property and in apportioning the bids shall be accompanied by a certified costs of such improvement against abutcheck fo five per cent. of the amount ting property owner, each quarter block of such bid as a forfeit, in case of fail- shall be charged with its due proportion ure of the bidder or bidders, if success- of paving, both the front and side streets ful in securing the work did for, to enter on such block, and the alley or alleys into a contract and bond as required by therein, together with the area formed this charter, for the performance of such by street intersection and alley crosswork. When bids for such improve- ing, which cost shall be apportioned ments have been accepted by the board among the lots or subdivisions of such the city shall enter into contract with quarter blocks, according to the benefit the contractor or contractors, to whom to each lot or parcel. If any portion of the work has been let, for the perform- the abutting property shall not be platance thereof, which contract shall be ted into lots or blocks the Board of executed in the name of the chairman of Commissioners shall include such ground the Board of Commissioners of the city, in proper quarter block districts, for the and attested by one member of the purpose of appraisement and assessment Board of Commissioners, with the corpo- as herein provided. Provided that in no rate seal. The contractor or contractors event shall such costs be assessed to whom such work has been let, shall against such owners or their property, execute bond or bonds as may be re- or liability therefor, finally determined. quired by the Board of Commissioners until after the hearing herein provided and as herein provided. Said bonds or for and after the adjustment of equities bonds to be approved by the board is between such owners; and provided, further, that the costs assessed against any Sec. 6. After excluding the costs of property shall be in proportion to the making any improvements between and, frontage of the property of each owner two feet on each side of the track and to the whole frontage of property in rails of railroad or street railroads, and such quarter block so ordered to be imthe entire cost of any improvements proved. Provided, that if the application crossing the right of way of any rail- of this rule would, in the opinion of road, which costs are to be assessed the board, in particular cases, be unagainst, and wholly paid by the owners just or unequal it shall be the duty of of such railroads, as herein provided, the board to assess and apportion said and subject to the terms hereof, the costs in such proportion as it may deem City of Collinsville acting by its Board just and equitable, having in view the of Commissioners, shall have power to special benefits in enhanced value to be assess the whole costs of construction, received by each owner of such property. reconstruction and repairing any side- and the equities of such owners and the walks, curbing, guttering and paving adjustment of such apportionment, so any street, avenue or alley, or making as to produce a substantial equality of any other improvements ordered under benefits received by, and burdens imthe terms hereof, against the owners of posed upon each owner. The board shall property abutting upon the street, ave- also have power to provide that the pronue or alley or part or section thereof portion of the said costs which may be upon which such improvements are to be assessed against the said owners and constructed, and who are specially bene- their property shall bear interest at a fited thereby, and shall have the power definite rate, not to exceed seven per to fix a lien against such property to cent. per annum, when the payment secure the payment of the portion of thereof is deferred, and shall have the

power to include in any assessment in the City of Collinsville, directed to collection, where such costs are incurred, and reasonable attorney's fees, where attorney's fees are incurred.

Sec. 7. The contract or contracts for such improvements and the bond or bonds having been executed and approved by the board it shall be the duty of the City Engineer, or other person designated by the Board of Commissioners to at once prepare a written statement which shall contain names of such persons, firms or corporations or estates that may own property abutting upon the section or sections of the street, avenue or alleys named, to be improved, the number of front feet owned by each, and describing the property owned by each by block or lot, number or otherwise, so describing such property as to identify the same; and, such statement shall also contain as estimate of the total costs of such improvement, the proportion and amount of such costs to be assessed against abutting property the amount per front foot to be assessed against abutting property, and the total

which may be made against such owners the address of such owner, if known, or and their property, reasonable costs of if such address be not known then to the agent or attorney of such person, if known, provided that the registered letter aforesaid shall be deposited in such postoffice in the City of Collinsville within ten days prior to the date set for the hearing hereinafter provided for; and provided further, that the method herein prescribed for service of notice by registered letter shall be merely cumulative of the service of notice by publication above mentioned; and provided, that in all cases where personal service by registered letter shall not be obtained, said service by publication shall, nevertheless be deemed valid and binding. The certificate of the Business Manager or such other officer as shall be designated by the board to the effect that the address of such owner or owners or their agent or atterney is unknown to him, and personal service cannot be had upon them, shall be deemed conclusive of such fact. The notice aforesaid shall state the time of the hearing hereinafter provided for, the general character of the improvements determined upon by the estimated amount of be assessed against board, the street or part thereof to be each owner. Such statement shall be improved and the proportionate part submitted to the board which shall ex- and amount per front foot of the total amine the same and correct any errors cost of the proposed imprevement, which which may appear therein; but no error, it is contemplated shall be assessed omission or mistake in such statement against the property and the owners shall in any manner invalidate any as- thereof abutting upon such street or sessment made, or lien or claim fixed alley to be improved. On the date, thereunder. When such statement has stated in the notice aforesaid or any been examined and approved by the time thereafter, before any special asboard and it shall have determined to sessment is actually levied, any person, assess the costs of such improvements firm or corporation, interested in any against such property, it shall so declare property which is claimed to be subject by resolution, directing notices thereof, to assessment for the purpose of paying to be given to the owners aforesaid by the cost of any improvement, in whole publication for five consecutive days in or in part, shall be entitled to a full a daily newspaper or twice in any other and fair hearing before said board as paper of general circulation in the City to all matters affecting such property, of Collinsville, and also to mail to such or the benefit thereto, of such improveowners a copy of such notice by regis- ments or any claim of liability or objectered letter deposited in the postoffice tion to the making of such improvements of any invalidity or irregularity in any of the proceedings in reference to making such improvements or any other objection thereto. Such person, firm or corporation shall file their objections in writing and thereafter the Board of Commissioners shall hear and determine the same, and full opportunity shall be given to the persons, firms or corporations filing such objections to produce evidence, subpoena witnesses and to appear in person or by attorney and a full and fair hearing thereof shall be given by the said board, which hearing may be adjourned from time to time, without further notice and the Board of Commissioners shall have full power to inquire into and determine the facts necessary to the adjudication of such objects and the ascertainment of special benefits to which such owners by means of such improvements and shall make such order in each case as may be just and proper. Any objections to the regularity of proceedings with reference to the making of such improvements as herein provided or to the validity of any assessment against said property or the owners thereof, shall be deemed waived, unless presented at the time and in the manner herein specified. The time as set for such hearing shall be not less than ten days from the time of the first publication of such notice. When the hearing above mentioned has been concluded the board shall, by ordinance, assess against the several owners of property, and against their property abutting upon the public street or alley or part thereof ordered to be impoved, such proportionate part of the costs of said improvement as by such board may have been adjudged against such respective owners and their property. Said ordinance shall fix a lien upon such property for the respective amount to be assessed, and shall state the time and manner of payment of such assessment, and said board may order that the said assessment shall be payable in installments, and pre-

cribe the amount, time and manner of payment of such installment, which however, except as hereinafter provided. shall not exceed ten years, and the payments shall not be deferred beyond ten years from the completion of said improvement, and its acceptance by the city. The said ordinance shall also prescribe the rate of interest to be charged upon deferred payments, not exceeding seven per cent, per annum and may provide for the maturity of all deferred payments, and their collection, upon default in the payment of any installment of principal or interest. Each property owner, his heirs, assigns or successors, however, shall have the privilege of discharging the whole amount assessed against him or any installment thereof, at any time before maturity. upon payment thereof with accrued interest. Upon the payment by any property owner of his assessment in full, the city shall cause to be executed by its Business Manager and duly acknowledged for record a release of the lien of such assessment.

Sec. 8. When the board shall have reason to believe that the owner or owners of any property may successfully claim the same as exempt from special assessment, it may order that the improvement shall not be made in front of, or abutting on such property, unless the owner or owners shall first make a satisfactory provision for the payment of the amount of the cost which would be assessed against such property, except for such exemption, and such contractor shall not be obliged to make such improvement in front of any property which is exempt from the enforcement of a lien for such improvement, but may omit the construction thereof in front of such property. Subject to the provisions hereof the board may, when deemed just and proper, order improvement to be made on only one side of the public street or alley or section or portion thereof, and may assess the cost of, or a portion thereof, property abutting on such side of such street or alley or section or portion

Sec. 9. Whenever any error or mistake shall occur in any proceedings, provided for in this charter, it shall be the duty of the board to correct the same, and whenever it shall have been finally determined in any suit that any assessment against any property or its owner or lien against such property fixed or attempted to be fixed under the terms hereof, is, for any reason, invalid, un-

against the property and the owner of such property, shall be borne and paid

Sec. 10. In addition to the power hereby conferred upon the board, by majority vote, to order the construction of any street improvement or improvements as herein defined, and to assess the costs thereof in whole or in part against the abutting property; whenever the owners of two-thirds of the front feet of property abutting upon any street, avenue or alley, or section or part thereof, shall in writing petition for the improvement thereof, and shall in such petition agree to pay three-fourths of the cost of such imlawful, or not enforcible, then it shall provements in front of their respective be the duty of the board to at once pro- property and of improving interseecced to reassess against such property tions of streets and alleys, exclusive of such proportion of the costs of making such cost as is payable under the terms such improvements as shall be proper, hereof, by railroads or street railroads, lawful and just and fix a lien against shall generally designate the nature of such property; and such board shall the proposed improvements, and the have power, and it shall be its duty, said board shall order the construction by ordinance or resolution, to adopt such of such improvements; provided, only, rules and regulations, and to make such that before a resolution ordering the orders as shall, in compliance with the said improvement shall be passed by law, provide for correcting such mis- the board it shall be satisfied from the takes and making a valid reassessment said petition or other evidence as shall against such property and fix a valid be submitted to it, that, exclusive of lien thereon; said board shall have the costs of said railroad or street railpower and it shall be its duty to adopt road at least three-fourths of the whole such rules and regulations for a hearing cost of said improvement can be secured to the owners of such property before by a valid assessment against property such reassessment which may be neces- abutting upon the street, or alley, or sary or proper, in order to legally bind section, or part thereof, to be improved, such owners and their property, by or will otherwise be satisfactorily sesuch reassessment; and shall have power cured. If such petition shall specify to adopt all other rules and regulations any particular kind of material or pavewhich may be requisite to a valid reas- ment desired, then the work shall be essment of such property. Subject to ordered constructed with that material the provisions of this charter the cost of or pavement only, and bids taken acany such improvement or improvements, cordingly; provided, that in such case after deducting the proportion of such the petition may stipulate the maxicosts as may be assessed against any mum cost per front foot, cubic or square railroad or street railroad, and the pro- yard at which the work shall be let, portion of said costs which may have and no contract shall be let at a greater been finally assessed against property cost than is thus stipulated. Where abutting upon the street or alley or sec- improvements are ordered to be made tion or portion thereof, ordered to be mean such petition as provided for in improved and against the owners of this section the method of proceeding

in reference thereto, and with reference for, such abutting property shall be the hearing hereinbefore provided, and the costs of such improvement shall be apportioned between the various abutting property owners according to the frontage of their property upon such street, avenue or alley, or section or part thereof, to be improved; provided, that whenever, after such assessment the board shall be of the opinion that an assessment against any property and the lien thereby fixed can not be enforced on account of exemption of such property, the board may direct that such improvement shall not be made in front of such property, or may require the owner of such property to pay or secure the payment of the pro rata amount of such costs assessed against such property before such improvements shall be made in front of the same.

Sec. 11. When any of the public improvements provided for in this article are ordered to be made, the cost, or part thereof, which may be assessed against abutting property and against railroads and street railroads, as herein provided, and such cost so apportioned and assessed against the abutting property as provided for by this charter, and the lien as established and fixed by the Board of Commissioners in fa-

to assessing the cost thereof against held liable for the payment of such abutting property shall subject to the costs so assessed against it, and the provisions of this section, be in accor- city shall not be responsible or liable dance with the terms and provisions of for any part of such costs so assessed this article. Where improvements are and taxed against such abutting propto be made upon such petition as is erty, and shall not be liable for any provided for in this section the work part or portion of the costs of any shall not actually be begun until three street improvement, except when the fourths of the cost of said improve-city, through the board, shall have obliment, exclusive of the part of the costs guted itself to pay a part of such costs to be paid by any railroad or street and provided in this charter; the lien railroad, shall have been assessed provided for herein to be fixed by the against the property abutting upon the board against the respective owners, and public street, avenue or alley, or sec- their property abutting upon any tion or part thereof, to be improved, street, avenue or alley, or section or in the manner hereinbefore provided in part thereof, may be evidenced by asthis section; provided, however, that no signable certificates or tax bills against assessment shall be made, except after abutting property, railroad or street railroad, to be issued to the contractor by the City of Collinsville, and the board shall prescribe the form and terms of such certificate. The recital in such certificates that the proceedings with reference to making such improvements have been regularly had in compliance with the terms hereof, and that all prerequisites to the fixing of the lien and claim, evidenced by such certificate have been performed, shall be prima facie evidence of the facts so recited, and no other proof thereof shall be required, but in all courts the said proceedings and prerequisites shall. without further proof, be presumed to have been had or performed. Such certificates shall be executed by the Business Manager and attested by one member of the Board of Commissioners, or such other officer as shall be designated by the board with the corporate seal. The passage by the board of an ordinance finally assessing against any property the cost or part thereof. or in making and fixing a lien upon such property shall operate as notice of such assessment, and lien against all creditors of the owners of such property and the purchaser thereof and the lien thereby fixed, without further vor of the contractor as herein provided record or proceeding be effective against

all such creditors or persons.

Sec. 12. The city shall have power to borrow money on its credit and the Board of Commissioners may, by ordinance, authorize the issuance by the city of its negotiable coupon bonds for the purpose of paying the city's part of any such permanent street improvements as embraced in the terms of this article. Such bonds to be within the limits of indebtedness prescribed by the constitution and this charter. Such bonds shall bear interest at the rate of not more than five per cent, per annum, payable in semi-annual installments, and the principal thereof shall be payable in not more than twenty years from their date. Such bonds shall be authorized and executed in accordance with the terms of this charter with reference to the issuance of other bonds; provided, that no such bonds shall be issued unless the question of such issue shall first be submitted to a vote of the qualified taxpaying voters, and the same shall be approved at such election in accordance with the provisions of the constitution and of this charter, and the Board of Commissioners shall provide in any resolution or ordinance authorizing such bond issue, for the levying of an annual tax sufficient to meet the accrued interest, and provide a sinking fund for the payment and retirement of such bonds, and the bonds provided for in this article shall be sold by the city for not less than par. Such bonds shall not be sold by the city until registered and approved in accordance with the requirements for other bond issues by the city.

Sec. 13. All contracts heretofore entered into by the City of Collinsville, or which may hereafter be entered into by the city, and before the provisions of this charter become effective, and all ordinances made in relation to such contracts shall be given full force and effect under the laws and ordinances in force at the date of the mak-

ing of such contracts, and such improvements shall be carried forward and completed in accordance with such laws and ordinances, and that all costs of such improvements shall be assessed by the Board of Commissioners against the abutting property owners and other persons, firms, or corporations made liable for the payment of such costs under and in accordance with the provisions of the laws and ordinances then in force. The Board of Commissioners created and authorized by this charter are hereby authorized and directed, and it is hereby made their duty to do and perform or cause to be done or performed. all things which, by such existing laws and ordinances of such city, the city council of such city and the officers thereof acting thereunder are now authorized or permitted to do, in order to carry into effect the terms of such contract, and to assess the costs of improvements against such property, and to provide for the collection of such assessment, and to provide for the issuance of assignable certificates therefor and to do and perform any other act or thing which may be necessary under the said existing laws and ordinances of said city, to give effect to said contracts and to provide for the enforcement thereof. The fact that more than one parcel or lot of land, the property of the owner or jointly owned by two or more persons, firms or corporations having been assessed together in one assessment shall not invalidate the same, or the lien thereof. The costs of any such improvements assessed againt any property, together with all costs and reasonable expenses in collecting the same, including reasonable attorney's fees when incurred, shall be secured by a lien upon such property superior to all other liens, claims or title, except city, county and state taxes, and such lien may be enforced either by suit in any court of competent jurisdiction or by sale in the same manner as far as applicable, as sales

are authorized to be made by the City awarded shall be made defendants in for delinquent ad valorem taxes, and nance, make such rules and regulations, not inconsistent with the charter, as it may deem necessary to provide for the speedy collection of such assessment for improvements. Any error or omission in selling property or designating the names of owners or any other error or omission may be corrected at any time by the board or at the suit of any interested party. In any suit brought under the provisions of this section it shall be proper to join as defendants ment.

improvements, or the validity in whole either party. or in part, of any assessment lien fixed Sec. 15. The Board of Commissioners by said proceedings, may institute suit shall have power in their discretion by who shall fail to institute such suit vided along or upon an street, avewithin a period of ten days, or who nue, public place, alley, or square, or shall fail to diligently prosecute such part or section thereof, within the city shall be forever barred from making upon the same. No notice of the pasany such contest or contests, and this sage of such resolution shall be necesestoppel shall bind their heirs, successary. Such resolution shall in general sors, administrators and assigns. The terms describe the sidewalks to be con-City of Collinsville, or the person or structed, reconstructed or repaired, ma-

of Collinsville for the non-payment of such suit, and any other proper parties taxes; provided, that it shall not be may be joined therein. There shall be necessary to sell at the same time as attached to plaintiff's petition an affidavit of the truth of the matter therethe board may, by resolution, or ordidin alleged, except such matters as are alleged on information and belief, and that such suit is brought in good faith. and not to injure or delay the city or contractor, or any owner of real estate abutting on the improvement. Unless the provisions of this section are complied with by plaintiff or plaintiffs, such suit shall be dismissed on motion of any defendant, and in that event plaintiff or plaintiffs shall be barred and estopped to the same extent as if suit had not been brought. In any case two or more property owners who are where a suit is brought as provided for interested in any single improvement or in this section then the performance of any single contract for such improve- the work may be suspended at the election of either the city or the contrac-Sec. 14. At any time within ten days tors until such suit shall be finally deafter hearing, as provided herein, any termined in the court of original jurisperson or persons, corporation or cor- diction or any appellate court to which porations, having an interest in any the same may be taken by appeal or real estate which may be subject to writ of error; provided, that any apassessment under this charter, or other-peal or-writ or error shall be perfected wise, having any financial interest in within thirty days from the adjournsuch improvement or improvements, or ment of the terms of court or original in the manner in which the cost there- jurisdiction at which final judgment of is to be paid, who may desire to was rendered in such suit, and providcontest on any ground the validity of ed, that no appeal or writ of error to any proceeding that may have been had review the judgment of such court, may with reference to the making of such thereafter be taken or sued out by

for that purpose in any court of com- resolution passed by majority vote to petent jurisdiction. Any person or order the construction, reconstruction persons, corporation or corporations, or repairing of sidewalks as herein prosuit in good faith to final judgment, or in front of any property abutting persons to whom the contract has been terial of which it is to be constructed,

reconstructed or repaired, the street, poard, and stating the street, avenue, a statement containing the name or vertisement provided for, and service erty abutting upon the street, avenue, be deemed sufficient without further or alley, public place or square, or part of additional notice. The owner or owndered to be constructed, reconstructed, street, avenue, alley, public place or or repaired, and a brief description of square, or part or section thereof, along be by lot or block number or any other structed, reconstructed, or repaired description which shall be sufficient to shall, within thity days from the publiestimate of the cost of such sidewalks struct or repair the said sidewalk or eost of grading and excavating. Upon the filing of such statement it shall be the City of the Business Manager or each other officer as shall be designated by the board, to publish in a daily or notice to the owner or owners of the the publication of such notice so conproperty in front of which the side-struct, reconstruct or repair such side-

avenue, alley, square or place or part alley, public place or square, or section, of section thereof along which said or part thereof, along which the same sidewalk is to be constructed, recon- are ordered to be constructed, reconstructed or repaired. Upon the passage structed or repaired, and that plans of such resolution it shall be the duty and specifications for such work have of the City Engineer or other person been adopted by the board and are on designated by the Board of Commis- file in the office of the City Engineer sioners, to forthwith prepare and pre- or other officer designated and notifysent to the said board plans for the said ing the owners of property abutting sidewalks, or repairs for same, detail- upon such proposed sidewalk or sideing the nature of construction, recon-walks to construct, reconstruct or restruction or repair thereof, and the ma-pair some, in accordance with such resterial or materials of which the same olution and specification, within thirty are to be constructed, reconstructed or days of the publication of such notice. repaired. If satisfactory the board shall The board shall have power to adopt approve the said plans and the same rules and regulations for giving addishall remain on file in the office of the tional notice to the owner or owners City Engineer, or other officer desig- of such property in such manner as nated by the board. Upon the appro- may by such board be prescribed, or val of the said plans of the City Engi- for personal notice upon property ownneer, or other person designated, shall er, but any such notice shall be in adat once prepare and file with the board dition to and cumulative to the adnames of the owner or owners of prop- of notice by such advertisement shall section thereof, where sidewalks are or-, ers of property, abutting upon the the property of each owner, which may which sidewalks are ordered to be conidentify the same, together with an eation of such notice, construct, reconor the repair of same in front of the sidewalks in accordance with the speciproperty of each owner, exclusive of the fications at his or their own cost and expense, except the cost of excavating or grading, which shall be borne by the city. If the owner or owners of any property in front of which sidewalks are ordered to be constructed, reconweekly newspaper of general circula- structed or repaired under the terms tion within the City of Collinsville, a hereof shall not within thirty days of walk or sidewalks are to be construct- walk or sidewalks the board shall have ed, reconstructed, or repaired, which no power, by resolution, and it shall be tice shall briefly recite the fact that their duty to order the construction, recidewalks have been ordered construct- construction or repairing by the city ed, reconstructed, or repaired by the and cause the same to be constructed.

city or to let the work by contract under such rules and regulations as may be adopted by the board and with or without competitive bidding at the discretion of the board. Whenever the city shall have constructed, reconstructed or repaired or coused to be constructed, reconstructed or repaired, any sidewalk as herein provided, the board shall have power to assess the whole costs thereof, except the cost of excavating and grading, which shall be borne by the city, against the property abutting upon the street, avenue, alley, public place or square upon which such sidewalks shall have been constructed, reconstructed or repaired, and the owner or owners thereof, provided that no assessment shall be made against any property or its owner or owners unless the said property shall be specially benefited by the construction, reconstruction or repair of such sidewalk, nor for all cases where personal service of noany sum in excess of the special beneand its owner or owners from the con- The notice aforesaid shall state the property of one owner subject to the alley or square, or part or section thereshall be assessed against the property structed, reconstructed, or repaired, and and the owner thereof. Where side- that the costs of the said work is prosquare, or part or portion thereof, the of such notice. On the date set in the costs of construction, reconstruction or notice afresaid and at any time thererepair of the said sidewalk in front of after before an assessment is actually the property of each owner shall be as-levied, any person or corporation insessed against such owner and his prop- terested in any property which may be erty separate and a separate liability claimed to be subject to assessment for against such owner declared. No as- the purpose of paying the costs of such sessment for the costs of such side-sidewalk shall be entitled to a full and walks shall be made against any prop- fair hearing before such board as to all erty or its owner until the board shall improvements affecting such property, have first declared, by resolution, di- or the benefit thereof of such construc-

reconstructed or repaired, either by the recting notice thereof to be given to the owner or owners of such property. Such notice shall be given by advertising the same in a newspaper of general circulation in the City of Collinsville, three consecutive days, or once in a weekly newspaper, and also by mailing to said owner or owners a copy of such notice by registered letter deposited in the postoffice in the City of Collinsville directed to the address of such owner, if known, or if the address be not known, then to the agent or attorney of such owner or owners, if known; provided, that the letters aforesaid shall be deposited in the postoffice not less than five days prior to the date stated for the hearing hereinafter mentioned, and, provided, further, that the method herein prescribed for service of notice by registered letter shall be merely cumulative of notice of publication above mentioned; provided, that in tice shall not be obtained the notice by fit which shall accrue to said property publication shall be valid and binding. struction, reconstruction or repair to time of the hearing hereinafter menthe said sidewalk. When such sidewalk tioned, and the general character of the is ordered to be constructed, recon-sidewalk ordered to be constructed or structed or repaired in front of the repaired, the street, avenue, public place, terms hereof the cost of such sidewalk of along which the same has been conwalks are ordered to be constructed, re- posed to be assessed against the owner constructed or repaired in front of the or owners of property abutting thereon, property of more than one owner or in and the date for the hearing. Said front of more than one lot along any hearing shall not be less than one week street, avenue, public place, alley or from the time of the first publication

such sidewalk, or as to any liability property of any owner is not benefited therefor, or as to any irregularity or invalidity of the proceedings in regard to the construction, reconstruction, or repair of such sidewalks, or any other objection thereto. Such objection shall be filed in writing, stating the nature thereof, and full opportunity shall be given to the person or corporation filing the same to produce evidence, subpoena witnesses and to appear in person or by attorney, and a full and fair hearing thereof shall be given by the board, which hearing may be adjourned from time to time without further notice. The board shall have power to inquire into and determine all facts necessary to the adjudication of the said objection and the ascertainment of such special benefits to the owners by reason of the construction, reconstruction, or repairing of such sidewalks, and shall make such order in each case as may be just and proper. Any objection to the regularity of the proceedings with reference to the construction, reconstruction, or repairing of such sidewalks or to the validity of any assessment or the determining of liability against such property or its owner shall be deemed waived, unless presented at the time and in the manner herein specified. When the hearing above mentioned has been concluded the board shall, against the owner or owners thereof in by ordinance, assess against the owner favor of the City of Collinsville and or owners of the property and against the said liability and lien may be entheir property abutting upon the sidewalk so constructed, reconstructed, or repaired the cost of constructing, reconstructing, or repairing such side- in the manner provided in this charter walks in front of or along the property for the sale of property for other taxes. of each owner, and declare a personal Such assessment shall include all costs liability against such owner or owners and expenses, of collection of same thereof. If it shall have been deter- where such costs are incurred, includmined by the board upon such hearing ing reasonable attorney's fees, where that such owner or owners and their such attorney's fees are incurred. property have been benefited in en- all cases where sale of any property hanced value of such property in any shall be made for any payment of any amount at least equal to such cost; but, assessment, in the manner provided for if in any case it shall have been de- the sale of property for payment of

tion, reconstruction, or repairing of termined upon such hearing that the in enhanced value by such construction, reconstruction, or repair of such sidewalk, then no assessment shall be made against the property of such owner; but if after such hearing it shall be determined by such board that such property has been benefited in enhanced value in any amount less than the cost of the construction, reconstruction, or repairing thereof, then the board shall assess against the said owner and his property only such amount as shall equal the benefit received by such owner and his property. The ordinance making the said assessment shall fix a lien upon the property of each owner or owners and declare the owner or owners thereof to be personally liable for the respective amounts which may be against them assessed, and shall state the time at which the said assessment shall be paid, which shall not be longer than sixty days from the date of making the same. Such assessment shall bear interest from the date of making the same until paid at a rate not to exceed eight per cent per annum. The amount assessed under the terms hereof against any property or the property owner thereof shall be secured by a lien upon such property and shall constitute a personal liability forced either by suit in any court of competent jurisdiction or by sale of such property of such owner or owners

other taxes, such sale shall be made by Board of Education one member who in the deed of such Business Manager, sors are elected and qualified. or other officer as shall be designated Sec. 3. The Board of Education at by the board all legal prerequisites to its first meeting after the first election such sale have been complied with, shall held under the provisions of this charbe prima facie evidence of the truth of ter, and at their first meeting after the facts so recited, which facts shall each election held thereafter, whether in all courts of law and equity be pre-ithe election be an annual election or sumed to be true without further evi- for the purpose of filling a vacancy, dence thereof.

Article XVII.

-Schools.

Section 1. The City of Collinsville, arate school district.

manner as provided in this charter for the nomination and election of the Board of Commissioners. The term of office of each of said members shall elected at the first election held under this charter, who shall hold their office as hereinafter provided. Any member of the said board of education elected under the provisions of this charter shall take his office on the first Monday in May following his election, except as hereinafter provided. All members of said board elected at the first election held under the provisions of this charter shall take their office at the same time that the members of the Board of Commissioners elected at the same election shall take their office. At the first election held under this territory attached to the city for school charter there shall be elected for said purposes lying north of Broadway

the Business Manager, or such other of- shall hold his office until the First Monficer as may be designated by the Board day in May, 1915; one member who of Commissioners, a deed executed by shall hold his office until the first Monthe said Business Manager, or other day in May, 1916; one member who officer as shall be designated by the shall hold his office until the first Mon-Board of Commissioners, and to recite day in May, 1917, or until their succes-

shall organize by the election of a President and a Vice-President and a Clerk from among its own members.

Sec. 4. For the school district of the with the territory thereto attached or City of Collinsville there shall be electwhich may hereafter be attached for ed a Treasurer, whose term shall be school purposes, shall constitute a sep-three (3) years, except as hereinafter provided. The first Treasurer elected Sec. 2. The Board of Education of under this charter shall take his office the City of Collinsville, shall consist of at the same time as the members of three (3) members, who shall be nomi- the Board of Commissioners of the City nated and elected at large by the quali-tof Collinsville, and shall hold his office fied electors of said school district. The until the first Monday in May, 1917, or nomination and election of members of until his successor is elected and qualisaid school board shall be in the same fied. Each Treasurer, excepting the first and those elected to fill unexpired terms, shall take their office on the first Monday in May after their election, and shall hold their office for be three (3) years, excepting those three (3) years therefrom, and until their successors is elected and qualified. unless sooner removed as hereinafter provided.

Sec. 5. Each member of the Board of Education and the Treasurer shall qualify before entering upon the discharge of the duties of his office by taking the oath of office as required by law. Each member of the Board of Education and the Treasurer may be recalled in the same manner as provided in this charter for the recall of the commissioners.

Sec. 6. The electors residing in the

vote at the polls most convenient to them in any precinct lying wholly or in part north of Broadway street. The electors residing in the territory attached to the city for school purposes, lying south of Broadway street, extended east and west shall vote at the polls most convenient to them in any precinct lying wholly or in part south of Broadway street.

Article XVIII.

Miscellaneous Provisions.

Section 1. The City of Collinsville, acting throught the Board of Commissioners, shall have power to do by day labor, under municipal direction, any world which may become advisable or necessary to be done.

Sec. 2. In all work done by or for the city, either by day work or by contract, eight hours shall constitute a day's work and no employe of the city on work for the city, or employe of any contractor or subcontractr of such wrk, shall be required to work longer than eight hours in any one calendar day; provided, that this section shall not apply to the fire or police department or to employes engaged in clerical work for the city; and, provided further, that this section shall not be construcd to apply to any contract entered into by the city prior to the passage of this act; provided, that in case of emergency, an employe of city or contractor, may be required to work longer than eight hours, but when required so to work longer than eight hours such employe shall be paid for such overtime at the rate of one and one-half times the rate such employe is paid for his labor during the eight hours.

Sec. 3. The personal and real property of all persons owing any taxes to the City of Collinsville is hereby made liable for all tax owing by such person, whether the same be due upon personal or real property, or upon both.

shall have power to provide for taking thirty days after the same has been re-

street, extended east and west, shall an enumeration of the inhabitants of the city. And it shall be the duty of the Board of Commissioners, by resolution to appoint a commissioner, who shall supervise such enumeration, whose compensation, together with all the expenses of such enumeration, shall be paid in such manner as the Board of Commissioners may provide.

Sec. 5. No property of any kind, church, school or otherwise in the City of Collinsville shall be exempt from any of the special taxes and assessments authorized by this charter for local improvements.

Sec. 6. The fiscal year of the City of Collinsville shall begin and end at 12:00 o'clock, midnight, on the last day of June in each year.

Sec. 7. All bonds, contracts or other instruments requiring the assent of the city shall be signed by the chairman of the Board of Commissioners, or the acting chairman, and attested by one other member of said board, and all legal processes against the city shall be served upon the chairman of the Board of Commissioners or acting chairman.

In addition to the other Sec. 8. modes of collection anywhere in this act provided, all taxes due the city may be collected by an action of debt, and liens on real estate may be foreclosed in any court having jurisdiction. The assessment rolls relating to such taxes shall be taken as prima facie evidence of the statements made therein, and the city shall have authority to become the purchaser at all sales of property for taxes due it, under judgment or otherwise. It shall be the duty of the Business Manager to attend such sales, to make such purchases if they be necessary, or to empower some other person to do so on behalf of the city.

Sec. 9. Before the City of Collinsville shall be liable for damages of any kind the person injured or some one in his behalf, shall give the Business Manager Sec. 4. The Board of Commissioners notice in writing of such injury within ceived, stating specifically in such no- | carned or uncarned, upon any claim or tice when, where and how the injury occurred and the extent thereof. City of Collinsville shall never be liable on account of any damage or injury to person or property arising from or occasioned by any defect in any public street, highway or grounds, or any public work of the city, unless the specific defect causing the damage or injury shall have been actually known to the Business Manager or City Engineer by personal inspection for a period of at least twenty-four hours prior to the occurrence of the injury or damage, unless the attention of the Business Manager or City Engineer shall have been called thereto by notice thereof in writing at least twenty-four hours prior to the occurrence of the injury or damage and proper diligence has not been used to rectify the defect after actually known or called to the attention of the Business Manager or City Engineer as aforesaid.

Sec. 10. It shall not be necessary in any action, suit or proceeding in which the City of Collinsville is a party, for any bond, undertaking or security to be executed in behalf of said city, but all such action, suits, appeals, or proceedings shall be conducted in the same manner as if such bond, undertaking or security had been given, and said city shall be liable as if such obligation had been duly given and executed.

Sec. 11. The property, real and personal, belonging to said city shall not be liable to be sold or appropriated under any writ of execution or cost bill, nor shall the funds belonging to said city, in the hands of any person, be liable to garnishment on account of any debt it may owe or funds it may have on hand due any person, nor shall the city or any of its officers or agents be required to answer to any writ of garnishment on any account whatsoever, agent or employe of said city, whether in addition to the punishment to be im-

account whatsoever, and as to the city any such assignment shall be absolutely void.

Sec. 12. Whenever, in the opinion of the Business Manager, any building, fence, shed, awning or structure of any kind, or part thereof, is liable to fall down and injure persons or property, or whenever any barbed wire fence is now or shall be stretched along the street line; the Business Manager may order the owner or agent of same, or occupants of the premises, to take down and remove the same within such time as he may direct; and may punish by fine and imprisonment, or either, all persons failing so to do. The Business Manager shall have the additional power to remove the same at the expense of the city on account of the owner of the property and assess the expenses thereof, including condemnation proceedings. as a special tax against the land, and the same may be collected as other special taxes provided for in this charter, or by suit in any court of competent jurisdiction.

Sec. 13. The Board of Commissioners shall have full power to condemn all dangerous buildings, or obstructions of any kind, and may provide regulations therefor by ordinance.

Sec. 14. All writs, subpoenas, or other process issuing out of the city court. shall run in the name of the City of Collinsville, and may be executed and served by the Chief of Police or his deputies, or policemen of said city anywhere in Rogers or Tulsa County, Oklahoma.

Sec. 15. In all cases where, by any of the provisions of this act, or by ordinances in pursuance thereof, a person is required to obtain a license for any calling, occupation, business or vocation, and has, on complaint before the Police Court, been adjudged guilty of violatnor shall said city be liable to the as- ing any rule, regulation or ordinance of signee of any wages of any officer, the city in relation thereto, said court, posed therefor, may suspend or revoke indebtedness becomes due and before the license so granted.

Sec. 16. The term "officer" as used in this charter, shall apply only to those officers who are elected by the people, or are appointed or confirmed by the Board of Commissioners, and the same does not include policemen, except the Chief of Police and Business Manager, and does not include other agents or employes of said city. All city officers and employes shall enter into such bond for the faithful performance of their duties as the Board of Commissioners may require, by ordinance or resolution, and shall perform such other and further duties as the Board of Commissioners may from time to time prescribe.

Sec. 17. All qualified electors of the State who shall have resided for six months immediately preceding the election within the limits of the city shall those shall be qualified to vote who pay State of Oklahoma. taxes as defined in (c) Sec. 10, Art. I of this charter.

shall have the right to remit in whole or in part, any fine or penalty belong- made and provided. ing to the city, which may be imposed ed in pursuance of this act.

exist against the public halls, parks or or read in evidence.

public works of the City of Collinsville. Sec. 24. The Board of Commissioners works of the City of Collinsville are rate limits of the city. hereby required to notify the city of all' Sec. 25. The Board of Commissioners may be given at any time after such ents or guardians.

final settlement; and, provided further, that no contractor or subcontractor shall issue any time checks on or on account of any public works of said city.

Sec. 20. The Board of Commissioners shall require good and sufficient bonds of all contractors with at least two good and sufficient sureties, who shall be residents of the State of Oklahoma. No non-resident of the State shall ever be received as surety on any bond payable to the City of Collinsville, except such guarantee companies as may be satisfactory to the Board of Commissioners and in all cases at least one of the surcties must be a resident of Rogers County, Oklahoma. Bondmen shall give such proof of their solvency as may be required by the Board of Commissioners.

Sec. 21. All appropriations made or have the right to vote for commission-set apart for the payment of any iners and all other elective officers of said terest or sinking fund, or both, shall city, but in all elections to determine under no circumstances ever be diverted the expenditure of money, or assumpt to any other purpose, except it may be tion of debt or levy special taxes, only invested as provided by the laws of the

Sec. 22. All questions arising in administering said city government, and Sec. 18. The Board of Commissioners not provided for in this act, shall be governed by the State law in such cases

Sec. 23. This act shall be deemed a under any ordinance or resolution pass- public act, and judicial notice shall be taken thereof in all courts and places, Sec. 19. No lien of any kind can ever without the same having been pleaded

All subsontractors, material men, me-shall have the power to prohibit the chanics and laborers upon any public working of State convicts within corpo-

claims they may have on account of shall have power to prohibit minors such work against the city, and when from going and being on the public such notice has been given the city streets and in public places in the City shall retain an amount from any funds of Collinsville between the hours of 9 due the contractors sufficient to satisfy o'clock p. m. and 4 o'clock a. m. at all claims; provided, that such notice night, without the consent of their par-

are hereby empowered and authorized to exempt from municipal taxation for a period of not exceeding five years, manufacturing establishments and public utilities, as an inducement to their location in the city, when ratified by a majority vote of the tax-paying voters voting then on at a special or general election.

All elections shall be held in the manner provided by the general election laws of the State of Oklahoma, as far as the same may be applicable and in other respects in accordance with the provisions of this charter and the ordinances of the city made by authority hereof. It shall be the duty of the Board of Commissioners to divide the city into a convenient number of election districts or precincts, and at least ten days before any election shall be held in the city, the Board of Commissioners shall provide for a polling place in each of such election districts or precinets, and shall give notice for not less than three days in a daily newspaper or one time in a weekly newspaper in the City of Collinsville of the selection of such polling places.

Sec. 28. The judges of election shall be qualified voters in the city and the election district or precinct where they are to act, and all election boards, clerks, judges and other officers of election shall, as provided for in the general election laws of the State of Oklahoma, and by the provisions of this charter, and shall perform the duties imposed by such election law, and this charter; provided, that the election returns shall be made to the Board of Commissioners, and the duties required to be performed by the County Election Board shall be performed by the Board of Commissioners of the City of Collinsville, and the duties to be performed by the Sheriff shall be performed by the Chief of police of the City of Collinsville; and the city officers are hereby required to

Sec. 26. The Board of Commissioners | vided in the State Election Laws prescribed for the county officers, in whose stead they act, subject to the same penalties and provisions prescribed by said election laws as to such officers, all general election days shall be holidays in the city.

> Sec. 29. Every person elected or appointed to any office in the City of Collinsville shall, before he enters upon his duties, take the official oath prescribed by the State Constitution, and such additional oaths as the Board of Commissioners may prescribe to secure a faithful performance of duty.

> Any officer ceasing to possess any of the qualifications required of him at the time of his election shall thereby vacate his office and the same shall be filled as herein provided.

Sec. 30. All rules and regulations and ordinances concerning the police and fire departments of the City of Collinsville in force when this act goes into effect, and which are not in conflict with this act, shall be and remain in force until altered, amended or repealed by the Board of Commissioners; and all such rules and regulations and ordinances as may be in conflict with this act are hereby repealed. No person shall be eligible to appointment, or to be appointed, or serve as a policeman, officer of police or fireman of the City of Collinsville who shall have been convicted of any offense, the punishment of which may be confinement in the State Penitentiary; nor shall any person be appointed who is not shown to be of good character, or who can not read and write the English language, or who does not possess ordinary physical strength and courage. Firemen of the City of Collinsville shall hold their positions during good behavior, and shall not be removed from same except for such cause as in the opinion of the Board of Commissioners renders them unfit to remain in the service of the city, and after written notice, giving the grounds perform the various duties herein pro- for such discharge or removal and an

or reasons.

The Board of Commissioners shall have the authority to make provision for the care and sustenance of policemen and firemen who have been disabled while in the active discharge of their duties in the service of the city, or who after long and continuous service have become, by reason of old age and infirmities, incapacitated to discharge their duties. After January 1, 1914, all policemen and firemen who shall have served continuously for ten consecutive years and who have not been found guilty of any charges for violation of any of the rules of said department, shall each receive as salary the sum of \$2.50 per month in addition to their regular salaries; for fifteen years of such service, \$5 per month in addition to their regular salaries; for month in addition to their regular salaries; for twenty-five years of such service, \$10 per month in addition to their regular salaries.

Sec. 31. It shall be the duty of the Mayor, as soon as this act shall take effect, to order an election on the third Wednesday after this charter takes effect, at which election three commissioners shall be elected at large in the City of Collinsville. If for any reason the Mayor shall fail to make such call for said election within five days after this act becomes a law, then it shall be the duty of the County Judge of Rogers County to issue said call for said election and to give ten days' notice thereof. Said election shall be held according to the laws of the State of Oklahoma applicable thereto, except where the same may be in conflict with the provisions of this charter. The judges and elerks of said election shall be qualified voters of the City of Collinsville and shall receive such compensation and perform such duties as may be provided by law and ordinances of the to removal from office ispo facto. City of Collinsville. In case such judges

opportunity to be heard on such charges so appointed fails or refuses to act, or in case no judge of election appears to open the polls the attending qualified voters shall appoint such officers, who shall have the same powers and perform all the duties of presiding judges of election. But in such cases such judges shall, in their return, certify that the judges of election acting as such, were duly elected by the electors present, naming at least three such qualified electors present and voting. The three commissioners elected at said election, as provided herein, shall hold their respective offices, perform their duties and receive their pay until their successors are elected and qualified.

Sec. 32. It shall be unlawful for any person to incumber or obstruct any street, highway or grounds of the City of Collinsville with any posts, boxes, lumber, fences, or with anything else. twenty years of such service, \$7.50 per Any person violating the provisions of this section shall be subject to a fine in any sum in the Police Court, not exceeding two hundred dollars, and each and every day that any obstruction shall exist shall constitute a separate and distinct offense.

> Sec. 33. No officer or employe of the City of Collinsville shall ever accept, directly or indirectly, any gift, favor, privilege or employment from any public utility corporation enjoying a grant of any franchise, privilege or easement from said city, during the term of office of such officer, or during employment of such employe, except as may be authorized by law or ordinance. Any officer or employe of the city who shall violate the provisions of this section shall be adjudged guilty of a misdemeanor and shall be imprisoned in the county jail not less than three months nor more than twelve months, or shall be fined not less than five hundred dollars nor more than on thousand dollars, or may be punished with both such fine and imprisonment, and shall be subject

Sec. 34. No contract shall be entered

into by the Board of Commissioners un-city for the construction or erection of til after an appropriation has been such building or structure, and to aumade therefor, nor in excess of the thorize a fee to be charged for such peramount appropriated, and all contracts mit; to authorize the inspection by the shall be made upon specifications, and city of all buildings or structures during no contract shall be binding upon the the progress of their construction, to recity unless it has been signed by the quire that all buildings shall be conchairman of the Board of Commission-structed in conformity to the building ers, and countersigned by one other regulations which may exist in said member of said Board of Commission-city, or which shall hereafter be passed. ers, and the expense thereof charged to Sec. 36. The Board of Commissioners the proper appropriation; and whenever shall have power to summon and comthe contract charged to any appropria- pel the attendance of witnesses, and the tion equals the amount of said appro- production of books and papers before priation, no further contracts shall be them whenever it may be necessary for entered into by the Board of Commisting more effective discharge of their sioners.

elsewhere granted in this charter, the sioners and attested by one other mem-City of Collinsville shall have power to ber of the board, and shall be served prohibit the erection, construction and by the Cheif of Police or any police maintenance of oil houses, where oil is office of the said city. stored, or oil yards in any portion of. Sec. 37. In the event any part, artithe city and to prohibit the erection of cle, section or subdivision of this act such oil houses or oil yards where oil is shall be held to be unconstitutional or stored within certain distances of the invalid for any reason, such holding main lines of any railroad, and to pro-shall not be construed to invalidate or hibit the erection and location of oil impair the remainder of the act, but houses and the storing of same in any the same shall continue in full force part of the residence district of the city, and effect notwithstanding such holdand authorize the inspection of all such oil houses and oil yards; and to require the building or construction of oil houses out of fireproof material. require the construction of suitable fire escapes on or in hotels, lodging nouses or other buildings, whether now built or hereafter to be built; to regulate the construction of all passenger or freight elevators used in buildings, and to provide for their inspection, and to pass all suitable laws necessary for the safety and protection of life or property in the use of such elevators; to regulate and prohibit the construction of livery stables or blacksmith shops in the resi-

duties. All process shall be signed by Sec. 35. In addition to all powers the chairman of the Board of Commis-

ing.

Sec. 38. Whenever any power, authority or right is conferred herein upon the City of Collinsville, or upon the Board of Commissioners, and provisions are incorporated herein for the exercise thereof in different ways, each of such provisions shall be held and construed to be cumulative of the other referring to the same subject, and in such cases the Board of Commissioners shall be empowered to use its own discretion with respect to which of such powers it shall exercise.

Sec. 39. All elections for the approval or rejection of bond issues, the dence portion of the City of Collinsville, granting of franchises and the levying to prohibit the erection or construction of special taxes, wherein such matters of any building or structure of any kind shall be submitted to a vote of the taxwithin the City of Collinsville without a payers of the city, shall be held at a permit first having been issued by the general or special election in said City of Collinsville, and the elections held fore, or at the time of incurring such to elect members of the Board of Com- indebtedness it shall provide for the colmissioners shall be the only elections in lection of an annual tax in addition to said city which shall be denominated general elections.

Sec. 40. No real estate belonging to the city shall ever be disposed of by sale, gift, lease or otherwise, except when a majority of the tax-paying voters shall vote therefor at a general or special election, and no other property of the city shall be disposed of except by the same conditions, unless it be of less than \$1,000,00 in value.

Sec. 41. The Chief Executive of the City of Collinsville, under this charter, shall be the chairman of the Board of Commissioners or any other member of the Board of Commissioners acting in his stead during his absence from thé city, or by reason of sickness, or disqualification from performing his official duties from any cause.

Sec. 42. The laws of the State as relates to School Boards in cities of the first class shall apply to the School Board and Treasurer, except as herein provided.

Sec. 43, The Clerk of the School Board shall receive such compensation as the board shall determine by resolu-

Sec. 44. The City of Collinsville shall not be allowed to be indebted in any manner or for any purpose to an amount exceeding in any one year the income and revenue provided for such year, without the assent of three-fifths of the voters thereof, voting at an election to be held for that purpose, nor in cases requiring such assent, shall any indebtedness be allowed to be incurred to an amount, including existing indebtedness in the aggregate, exceeding five per centum of the valuation of the taxable property therein, to be ascertained from the last assessment for State and County purposes, previous to the incur-

the other taxes provided for by this charter sufficient to pay the interest on such indebtedness as it falls due and also to constitute a sinking fund for the payment of the principal thereof within twenty-five years from the time of contracting the same.

Sec. 45. Every officer who shall approve, allow or lay any demand on the Treasury of the city not authorized by law, ordinance, or this charter shall be liable to the city individually and on his official bond for the amount of the demand so illegally approved, allowed or paid.

Sec. 46. When this charter shall be adopted and approved in the manner provided by law, the provisions herein made relative to the duties and authority of the Board of Commissioners shall be held in abeyance until the election and qualification of the members of said Board of Commissioners, and all powers now held and duties performed by the present Mayor, City Clerk, Councilmen, Chief of Police and other officials of the City of Collinsville, Oklahoma, shall continue to be held and performed by them until the election and qualification of the Board of Commissioners as by this charter provided.

Sec. 47. In all sanitary sewer districts in which there is a sanitary sewer constructed at the time of the adoption of this charter, there shall be a physical connection with said sanitary sewer of every-building or structure of every kind whatsoever on each lot, part of lot or piece of ground abutting upon said sanitary sewer, and said connection shall be equipped with such lavatories, sinks, closets and other appurtenances as may be necessary to provide said building or structures with proper sanitary facilities. If the ownring of such indebtedness requiring the er, or agent in charge of any property assent of the voters as aforesaid it shall located in a sanitary sewer district, as have the power to provide for, and be- above described, shall fail or refuse to name, number of catalogue, and catalogue number of each item to be supplied and the unit price of each article and the sum total for each building and total of all buildings to be equipped. Said work shall be let only to the lowest and best responsible bidder, and shall be paid for by Special Assessment against each piece of property and each piece of property shall be assessed according to the cost of the work done thereon, and the same shall be collected as other special taxes provided for in this charter. Sec. 48. When a sanitary sewer shall

be built or constructed in the city after the adoption and approval of this charter, as provided by law, each and every building or structure located on any lot, part of lot or piece of ground abutting thereon shall be connected with said sewer within ninety (90) days from the completion and acceptance of said sewer and shall be equipped with the necessary sinks, lavatories, closets and other appurtenances to give the occupants thereof proper sanitary facilities. Should the owner or agent of the property fail or refuse to so connect said in the office of the Business Manager.

comply with the provisions herein made, the completion and acceptance of said the Board of Commissioners shall, at sewer, the Board of Commissioners the end of ninety (90) days from the shall advertise two (2) weeks in some date of the adoption and approval of weekly newspaper, or three times in a this charter, as provided by law, adver- daily newspaper published and of gentise for two weeks in some weekly eral circulation in the city, for sealed newspaper, or three times in a daily bids, to connect said property and furnewpaper, published and of general cir- nish same with the necessary equipculation in the City of Collinsville, for ment as hereinbefore mentioned. Each bids to make said connection and in- bidder shall give the firm name, numstall lavatories, closets, sinks and other ber of catalogue, and catalogue numappurtenances necessary to properly ber of each article and the price there-equip each and every building or struc-of, for each building or structure to be ture as herein mentioned, with proper connected as herein provided, and shall sanitary facilities. The advertisement give the total cost for each building or for the equipment, herein mentioned, structure, and the total amount for all shall designate the lot and block num- work proposed. Said work shall be let ber, or street and number of each only to the lowest and best responsible house, or building to be equipped and bidders, and shall be paid for by Special the items to be supplied for each build- Assessment against each piece of proping, and each bidder shall give the firm erty and each piece of property shall be assessed according to the cost of the work done thereon, and the same shall be collected as other special taxes provided for in this charter.

Sec. 49. Library Board. The Board of Commissioners may appoint a Library Board and by ordinance provide for its organization and prescribe its powers and duties. In the event of such appointment, the members of such Library Board shall serve without compensation.

Sec. 50. Park Board. The Board of Commissioners may, when the city has funds available for park purposes, appoint a park board, and by ordinance provide for its organization and prescribe its powers and duties. In the event of such appointment the members of such park board shall serve without compensation.

Sec. 51. Amendments. Whenever a petition containing a proposed amendment to this charter signed by a number of qualified electors of said city equal to 25 per cent of the total number of votes east at the next preceeding general municipal election, shall be filed property within ninety (90) days from the Board of Commissioners shall sub-

mit such proposed amendments to the users of like classes as to rates, and requalified electors of the city at the next election held in the city, except an elecion invoking the recall provisions of this charter and if at such election a majority of said electors voting thereon shall vote for said proposed amendment, the same shall thereupon become an amendment to, and a part of this charter when approved by the Governor and filed in the same manner and form as this charter.

Sec. 52. Repeals. This charter and any provisions thereof, or any amendment thereto, may be repealed in the same manner and to the same effect as provided in section 51 of this article for amendments.

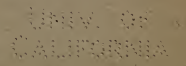
Sec. 53. The Board of Commissioners shall, by ordinance, fix the rates to be charged and paid for the supply of lights and water and for the benefits thereof, to consumers, and from time to time may modify, amend, increase or diminish the same; shall establish regulations for the use of lights and water by consumers and may impose fines and penalties for the violation thereof.

Sec. 54. No person, firm or corporation shall be allowed free use of lights or water, nor shall there be any discrimination among light and water

bates in rates shall never be allowed to any person, firm or corporation, except as an inducement to prompt payment of light and water rates; provided, however, that the Board of Commissioners shall have power to reduce such rates for use of water and electric current so fixed for a period not exceeding two vears to manufacturing establishments and industrial plants, as an inducement to their location in or near said city. when so authorized by a majority of the legal taxpaying voters, voting at a regular or special election.

Sec. 55. Each commissioner and each member of the Police Department, and Business Manager in addition to the power of enforcing ordinances of the city, shall have the same police powers as are given to a constable in making arrests and preserving the peace and safety within the City of Collinsville; provided, that such officer shall have such power over territory outside the city but under its control as may be conferred by the laws of the State.

Sec. 56. Any violations of the provisions of this charter or of any of the ordinances of the city which now exist, or may hereafter be adopted shall be liable to such fine or imprisonment as is or may be prescribed by ordinance.



CERTIFICATE

a majority of the Board of Freeholders, elected at a duly and legally called election, held in and for the City of Collinsville, on the tenth day of September, 1913, said election being called for the purpose of electing two freeholders from each ward in the City of Collinsville for the purpose of framing a charter for the City of Collinsville to be submitted to the voters of the said City

We, the undersigned, being more than of Collinsville, do hereby certify that the within and foregoing is the original charter, adopted by us, to be submitted to the people of the City of Collinsville for approval, and that all interlineations therein contained, and all the erasures and words stricken out. were made and done before the same was signed by the president and Secretary of said Board of Freeholders and by the members thereof.

In witness whereof, we have hereunto executed the foregoing charter in duplicate this 24th day of November, 1913.

F. A. McCORMICK, Pres. and Member from Second Ward.

G. L. CARPENTER. Sec. and Member from Second Ward.

A. J. BROWN, Member of the Board, First Ward.

Member of the Board, First Ward,

E. E. BATEMAN, Member of the Board, Third Ward. H. P. SMITH.

Member of the Board, Third Ward. Member of the Board, Fourth Ward.

Member of the Board, Fourth Ward.

Filed with T. J. Rowland, Mayor of Collinsville, Oklahoma, this 24th day of November, 1913.

T. J. ROWLAND.

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Wm. M. Gresham, City Clerk

1. D. J. Matthews. Register of Deeds for Rogers County, State of Oklahoma, hereby certify that I have this day. November 25th (1913, filed Charter of the City of Collinsville, Oklahoma, in our Chattel Index No. 4, Page 47, D. J. MATTHEWS,

(SEAL.)

Register of Deeds.

1. Benjamin F. Harrison. Secretary of State of Oklahoma, do hereby certify that the charter of the City of Collinsville. Oklahoma was approved by the Governor and filed in this office January 19, 1914.

In Testimony Whereof, I have hereunto set my hand and caused to be affixed the Great Scal of the State of Oklahoma, this the 16th day of April, A. 1) 1914

(SEAL.)

(Signed) BENJAMIN F. HARRISON, Secretary of State.

STATE OF OKLAHOMA, COUNTY OF ROGERS, SS:

I, Wm. M. Gresham, the duly qualified and acting Clerk of the City of Collinsville, county and state aforesaid, hereby certify that the within and foregoing is a true and complete copy of the Charter of the City of Collinsville, as prepared by the Board of Freeholders elected September 10, 1913, and executed in duplicate November 24, 1913, and filed with the Mayor and in the office of the Recorder of Deeds of Rogers County, November 25th, 1913, and adopted by the people January 9, 1914, and approved by Lee Cruce, Governor of the State of Oklahoma, January 19, 1914, and filed in the office of the Secretary of State; and the fiirst officers filed their bond and took their offices February 21, 1914.

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